

# TITLE BY SUBJECT INDEX

## ADMIRALTY BOOK AND SELECTED CASE REVIEWS

- Schoenbaum: Admiralty and  
Maritime Law and Admiralty and  
Maritime Law Practitioner's  
Edition (Book Review).  
Robert B. Acomb, Jr. .... 12:241
- Jarvis, Bederman, Goldstein &  
Swanson: Admiralty Cases and  
Materials  
(Book Review).  
John E. Holloway ..... 30:535
- Ross: As They Say on the River. A  
Dictionary of Western Rivers  
Towing (Book Review).  
Gray H. Miller ..... 21:241
- Healy & Sharpe: Cases and Materials  
on Admiralty (Book Review).  
James Hanemann, Jr. .... I:150
- Sturley: Legislative History of the  
Carriage of Goods by Sea Act and  
the Travaux Preparatoires of the  
Hague Rules (Book Review).  
David C. Frederick ..... 17:365
- Barston & Birnie: The Maritime  
Dimension (Book Review).  
Sang Don Lee ..... VI:131
- Brice: Maritime Law of Salvage  
(Book Review).  
Robert Force ..... 19:525
- Brice: Maritime Law of Salvage  
(Book Review).  
James T. Shirley, Jr. .... 24:971
- Tetley: Maritime Liens and Claims  
(Book Review).  
David Shaw ..... 14:195
- Review of Selected 1975 Admiralty  
Cases ..... II/1:41
- De la Rue & Anderson: Shipping and  
the Environment (Book Review).  
Robert Force ..... 26:409
- De la Rue & Anderson: Shipping and  
the Environment, 2d ed. (Book  
Review).  
Robert Force ..... 34:669
- Lovett: United States Shipping  
Policies and the World Market  
(Book Review).  
Matthew P. Harrington ..... 21:243

## ADMIRALTY LAW INSTITUTE

- Admiralty Law at the Millennium, 1999\*  
Panel Discussion of Arrest,  
Attachment and Related  
Maritime Law Procedures ..... 24:355
- Panel Discussion of Carriage of  
Goods and Charter Parties ..... 24:365
- Panel Discussion of Collision,  
Towage, Salvage, and Limitation  
of Liability ..... 24:405
- Panel Discussion of Personal Injury  
and Death ..... 24:439
- Panel Discussion of Pollution ..... 24:461
- Panel Discussion of Recreation  
Boating and New/Nontraditional  
Maritime Theories and  
Remedies ..... 24:473

## AIRCRAFT

- Aircraft as "Vessels" for Purposes of  
the Jones Act?—*Barger v.  
Petroleum Helicopters, Inc.*  
Note (Melanee A. Gaudin) ..... VI:312
- Application of Admiralty Jurisdiction  
to Aviation Disasters on the High  
Seas.  
Comment (Jimmy Wilkins) ..... 20:465
- Breaking Waves: The Ninth Circuit  
Returns to the Text To Decide  
DOHSA's Applicability in *Helman  
v. Alcoa Global Fasteners, Inc.*  
Note (James Clement) ..... 36:339
- Counterpoint: An Excerpt from—  
*Dooley v. Korean Air Lines Co.*:  
Are Survival Actions Lost to Davey  
Jones' Locker Where DOHSA  
Applies?  
Note (Christine Ann Guard) ..... 23:245
- Three's a Crowd: The Unhappy  
Interplay Among the New York  
Convention, FAA and McCarran-  
Ferguson Act.

---

\* Admiralty Law  
Institute held at Tulane  
University April 1999.  
Printed herein are selected  
transcripts or Panel  
Discussions.

Comment (Zachary M. VanVactor) .....	36:313
United States Supreme Court Denies Survival Action Under General Maritime Law: <i>Dooley v. Korean Air Lines Co.</i> Note (Jason P. Minkin) .....	23:229
“What’s That Falling from the Sky? Oh, It’s Just a Helicopter and, You Know What, It Will Probably Only Injure Itself”: The Fifth Circuit’s Application of the East River Doctrine in <i>Turbomeca, S.A. v. ERA Helicopters, LLC.</i> Note (Timothy Keslar).....	33:527

#### AMERICANS WITH DISABILITIES ACT

The Americans with Disabilities Act and Shipboard Jobs: A Primer. Comment (Bryant S. Carroll, III) .....	20:465
Won’t You Let Me Take You on a Sea Cruise: The Americans with Disabilities Act and Cruise Ships. Curtis D. Edmonds.....	28:271

#### ARBITRATION

Ain’t No Money in the Cure: Arbitration Trumps Solicitude When Enforcing Postinjury Arbitration of Seamen’s Personal Injury Claims. Comment (Matthew K. Maruca) ...	33:229
An Annotated Bibliography of English-Language Materials on Maritime Arbitration. Robert M. Jarvis .....	14:49
The Applicability of an Arbitration Clause Contained in a Bill of Lading to Third Parties: <i>Steel Warehouse Co. v. Abalone Shipping Ltd.</i> Note (Lisa Beth Chessin).....	23:575
Arbitration in the United States. Herbert M. Lord .....	IX:227
Balancing Bargaining Power: The Eleventh Circuit Overreaches To Destroy the Public Policy Defense at the Initial Enforcement Stage of Arbitration in <i>Lindo v. NCL (Bahamas), Ltd.</i> Note (Nicholas A. Machen).....	36:839

Bound To Arbitrate: The Fifth Circuit Considers an Arbitration Agreement in a Settlement for Maintenance and Cure. Note (Brooke E. Wright).....	32:619
A Comment on the 1996 United Kingdom Arbitration Act. Thomas Carbonneau .....	22:131
The Enforceability of Arbitral Clauses Contained in Marine Insurance Contracts Against Nonsignatory Direct Action Claimants. Victoria Holstein-Childress .....	27:205
The Enforceability of Arbitration Clauses in Marine Insurance Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr.....	18:71
<i>Freudensprung v. Offshore Technical Services, Inc.</i> : Has the Fifth Circuit Sunk the Seaman’s Exclusion from Arbitration? Note (Andrew M. Stakelum).....	29:451
Judicial Arbitration of Minor Maritime Claims. Thomas M. Schodowski .....	II/2:41
Jurisdiction and Arbitration in Multimodal Transport. Yvonne Baatz.....	36:643
The Louisiana Direct Action Statute Loses Its Teeth: How the Fifth Circuit in <i>Todd v. Steamship Mutual Underwriting Ass’n</i> Opened the Door To Allow Insurers To Enforce Arbitration Agreements Against the Direct Action Plaintiff. Note (Zachary M. VanVactor) .....	35:659
Maritime Arbitration in Hong Kong. Peter S. Caldwell .....	22:155
New London Arbitration Rules: Paradise Regained? Comment (G. Hans Sperling).....	21:557
Not Party, Not Bound? Not Necessarily: Binding Third Parties to Maritime Arbitration. Michael H. Bagot, Jr. and Dana A. Henderson .....	26:413
The Position in the United States on Foreign Forum Selection and Arbitration Clauses, Forum Non Conveniens, and Antisuit	

- Injunctions.  
Robert Force ..... 35:401
- Preserving the Integrity of the  
Arbitral Process: *The Government  
of the United Kingdom and  
Northern Ireland v. Boeing Co.*  
Note (Awisheh Awini) ..... 18:359
- Punitive Damage Awards in Maritime  
Arbitration: A Legitimate Part of  
the Arbitrator's Arsenal?  
Dion C. Raymos ..... X:251
- Rice Co. (Suisse), S.A. v. Precious  
Flowers Ltd.*—Precious Indeed:  
The Fifth Circuit Refrains from  
Compelling Arbitration of a  
Nonsignatory Vessel Owner.  
Note (Bradley J. Vogel) ..... 33:589
- Shutting the Courthouse Door: The  
Ninth Circuit in *Rogers v. Royal  
Caribbean Cruise Line* Finds No  
Exceptions for Seafarers in  
Arbitration Provisions.  
Note (Ryan C. Davis) ..... 34:365
- Strange Ways: COGSA, the Action In  
Rem, and *Sky Reefer's* Progeny.  
Comment (Aaron A. Radicke) ..... 32:203
- Upsetting a Charter Party Arbitration  
Award: Are the Courts Lowering  
the Bar on Judicial Review?  
R. Glenn Bauer and  
Philip Bush ..... 25:419
- The Validity of Foreign Arbitration  
Clauses in Bills of Lading  
Governed  
by COGSA: *Vimar Seguros y  
Reaseguros, S.A. v. M/V Sky Reefer.*  
Note (Mark S. Rubin) ..... 19:499

### ARREST

- Arrest and Detention of Ships and  
Other Property in Nigeria.  
Chudi Nelson Ojukwu ..... 28:249
- Arrest Process: The Necessity for  
Swift Seizure in Admiralty.  
Comment (Russel M. Olson) ..... VI:285
- Due Process and Traditional Admiralty  
Arrest and Attachment under the  
Supplemental Rules.  
Charles Schwartz, Jr. .... VIII:229
- Great Lakes Exploration Group v.  
Unidentified Wreck*: Navigating  
Federalism and Arrest Procedure in  
Post-Deep Sea Shipwreck

- Controversies.  
Note (Brian K. McGarry) ..... 33:539
- Let Go of Her! Vessel Arrest and the  
Need for Global Uniformity.  
Douglas Scotti ..... 24:269
- Maritime Arrest and Rule C: A  
Historical Perspective.  
Comment (Eric D. Grayson) ..... VI:265
- The Personification of the Vessel in  
United States Civil In Rem Actions  
and the International Law Context.  
George K. Walker ..... 15:177
- A Practical Guide to Admiralty  
Supplemental Rules A through E.  
Keith B. Letourneau ..... 22:417
- Remedies for Wrongful Seizure in  
Admiralty—*Marastro Compania  
Naviera S.A. v. Canadian  
Maritime Carriers.*  
Note (Michael L. Bono) ..... 17:317
- Seize and Desist: Damages for  
Wrongful Maritime Seizure.  
Michael H. Bagot, Jr. and  
Dana A. Henderson ..... 25:117
- The Supplier Strikes Back: Under  
What Circumstances Can a  
Subcontracting Necessaries  
Supplier Assert a Maritime Lien?  
Comment (Blair Brogan) ..... 34:279
- Time and Tide Erode Proximate Cause  
Doctrine in Eleventh Circuit; A  
Seizure Over Barratry: *Tillery v.  
Hull & Co.* Note (Jaye M. Andras) 15:119
- “We Just Want Our Ship Back”—  
Action for Possession in Admiralty.  
William A. Durham ..... 15:47

### ATTACHMENT

- Admiralty Jurisdiction and Procedure,  
Recent Developments in Maritime  
Law.  
David B. Sharpe ..... 21:473
- Due Process and Traditional Admiralty  
Arrest and Attachment under the  
Supplemental Rules.  
Charles Schwartz, Jr. .... VIII:229
- The Effect of *Shaffer* on Maritime  
Attachment: If the Shoe Fits . . . —  
*Grand Bahama Petroleum Co., Ltd.  
v. Canadian Transportation  
Agencies, Ltd.*  
Note (Martin Briner Woods) ..... III:317

The Final Chapter? The Second Circuit Once Again Addresses Rule B Attachments of Electronic Funds Transfers in *Consub Delaware LLC v. Schahin Engenharia Limitada*. Note (Ian Taylor)..... 33:575

Maritime Law Takes a Step into the Modern Age of Banking: *Winter Storm Shipping v. TPI*. Note (Jayson Haile) ..... 28:209

Maritime Madness: Rule B, Electronic Funds Transfers, Maritime Contracts, and the Explosion of Admiralty Litigation in the Southern District of New York. Comment (Ian F. Taylor) ..... 34:211

No Calm After the Storm: The Rise of the Rule B Attachment Cottage Industry. Comment (Jillian L. Benda) ..... 31:95

A Practical Guide to Admiralty Supplemental Rules A through E. Keith B. Letourneau..... 22:417

Southern District of New York Applies the New York U.C.C. To Limit Rule B Attachment of Electronic Funds Transfers in *Seamar Shipping Corp. v. Kremikovtzi Trade Ltd.* Note (Brandon T. Morris) ..... 32:313

The Sudden Demise of the “No Res, No Case” Rule in Rule B Maritime Attachment Proceedings: *Stevedoring Services of America v. Ancora Transport, N.V.* Note (Geoffrey A. Hoffman) ..... 20:175

Wrongful Attachment of Foreign Vessel Precludes In Personam Remedy—*Jet Line Services, Inc. v. M/V Marsa El Hariga*. Note (Margaret Meyer)..... IV:355

#### ATTORNEYS' FEES

Attorney's Fees are Governed by Federal Rule of Civil Procedure 59(e) in an Action for Willful and Arbitrary Failure to Pay Maintenance and Cure—*Holmes v. J. Ray McDermott & Co.* Note (J. James Cooper)..... VII:328

Attorneys Permitted to Reap a “Reasonable” Harvest in Third-

Party Negligence Suits—*Mitchell v. Scheepvaart Maatschappij Trans Ocean*. Note (Denise O'Connor Saporito) ..... III:309

Personal Injury, Recent Developments in Maritime Law. Douglas M. Muller and Julius H. Hines..... 22:513

Seamen's Injuries, Recent Developments in Maritime Law. Edward J. Powers ..... 21:529

Wrongful Denial of Maintenance and Cure: Opening the Damages Floodgate. Comment (Julie R. Wohlgenuth) ..... 18:109

#### BANKRUPTCY

Argentina: A New Development in Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)..... 22:191

Conflicts of Law between the Bankruptcy Courts in Admiralty: United States, United Kingdom, Canada, and France. William Tetley, Q.C. .... 20:257

Law Wars: The Battle Between Bankruptcy and Admiralty. Ramsay McCullough ..... 32:457

Muddy Waters: Where Admiralty Meets Bankruptcy. Comment (John Richard Fitzgerald) ..... X:91

The Price of Uniformity: *AASMA* and Third-Party Rights of Direct Action in the Maritime Context: *AASMA v. American Steamship Owners Mutual Protection & Indemnity Association*. Note (Jennifer Ancona) ..... 21:593

#### BARRATRY

Time and Tide Erode Proximate Cause Doctrine in Eleventh Circuit; A Seizure Over Barratry: *Tillery v. Hull & Co.* Note (Jaye M. Andras) ..... 15:119

**BILLS OF LADING**

- The Applicability of an Arbitration Clause Contained in a Bill of Lading to Third Parties: *Steel Warehouse Co. v. Abalone Shipping Ltd.*  
Note (Lisa Beth Chessin)..... 23:575
- Benefits and Burdens of Third Parties Under Exception Clauses in Bills of Lading.  
Chen Liang ..... 24:225
- Carriage of Cargo, Recent Developments in Maritime Law.  
Joseph P. Tabrisky ..... 22:535
- COGSA and Choice of Foreign Law Clauses in Bills of Lading.  
Alan Nakazawa and  
B. Alexander Moghaddam ..... 17:1
- Carriage of Goods, Recent Developments in Maritime Law.  
Andrew C. Tsunis..... 21:489
- The CMI Charts a Course on the Sea of Electronic Data Interchange: Rules for Electronic Bills of Lading.  
Comment  
(Richard Brett Kelly) ..... 16:349
- Extending the COGSA Umbrella: The Eleventh Circuit Sets Limits for the Standing of Cargo Owners Not Named in Bills of Lading in *Polo Ralph Lauren, L.P. v. Tropical Shipping & Construction Co.*  
Note (Jeffrey Kvandal) ..... 25:537
- Ferrostaal v. M/V Sea Phoenix*: The Third Circuit's Sinking of the Fair Opportunity Doctrine.  
Note (Alexander J. Marcopoulos).. 31:679
- Getting What You Bargained For?: The Eleventh Circuit Refuses To Apply the Carmack Amendment for a Through Bill of Lading Without a Separate Domestic Bill of Lading in *Altadis USA, Inc. v. Sea Star Line LLC.*  
Note (Abbott M. Jones) ..... 31:657
- Legal Qualities of Transport Documents.  
Hugo Tiberger..... 23:1
- Maritime Electronic Commerce for the Twenty-First Century.  
George F. Chandler ..... 22:463

- Multimodalism and Through Transport—Language, Concepts, and Categories.  
D. Rhidian Thomas ..... 36:761
- Paperless Shipping Documents: An Australian Perspective.  
Emmanuel T. Laryea ..... 25:255
- Rice Co. (Suisse), S.A. v. Precious Flowers Ltd.*—Precious Indeed: The Fifth Circuit Refrains from Compelling Arbitration of a Nonsignatory Vessel Owner.  
Note (Bradley J. Vogel)..... 33:589
- Should Vessel Managers Be Considered “Carriers” Under COGSA?  
Note (Kirsten H. Smith)..... 32:645
- Sompo Japan Insurance Co. of America v. Union Pacific Railroad*: The Second Circuit's Recent Movement Away from Uniformity in Its Application of the Carmack Amendment.  
Note (K. Blythe Daly)..... 31:639
- The Validity of Foreign Arbitration Clauses in Bills of Lading Governed by COGSA: *Vimar Seguros y Reaseguros, S.A. v. M/V Sky Reefer.*  
Note (Mark S. Rubin) ..... 19:499

**BOARDING OF VESSELS**

- The Constitutionality of Boardings at Sea Without Cause—*United States v. Piner.*  
Note (James C. Klick)..... V:104
- Fishing Allowed: No Basis Required for Investigatory Stops on Inland Waters with Access to Open Sea—*United States v. Villamonte-Marquez.*  
Note (Kurt Stallings)..... IX:137
- Good Seamen Never Tangle Their Lines or Never the Twain Shall Meet: An Analysis of the Constitutional and Jurisdictional Delineations of *United States v. Reeh.*  
Note (Mary H. Mason) ..... 12:209
- Limits of Coast Guard Authority to Board Foreign Flag Vessels on the High Seas.  
Rachel Canty ..... 23:123

Recent Developments in the Criminal Enforcement of Maritime Environmental Law. David G. Dickman .....	24:1
Searches and Seizures at Sea: Trying to Balance Governmental Interests Against the Fourth Amendment. Linda A. Newland .....	16:319
State Authority Under the Oil Pollution Act of 1990: Federalist Elixir, or Should the Supreme Court Sink <i>Intertanko v. Locke</i> ? Comment (Daniel G. Rauh) .....	24:323

#### CANADA

Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark .....	33:79
--	-------

#### CARRIAGE OF GOODS

The Allocation of the Burden of Proof Under the Fire Statute and the Fire Exemption Clause of the Carriage of Goods by Sea Act. Comment (Sandra A. Larkin) .....	20:403
Benefits and Burdens of Third Parties Under Exception Clauses in Bills of Lading. Chen Liang .....	24:225
Bills of Exchange and Lading in a Set of International Transactions: A Comparative View. D. E. Murray .....	III:175
Breaking the Liability Limits in Multimodal Transport. Duygu Damar .....	36:659
Bulk Cargo Shortages: A Marine "Whodunit." Comment (Campbell E. Wallace) .....	III:83
The Burden of Proof in Cases of Cargo Loss and Damage Where the U.S. Carriage of Goods By Sea Act Has Been Incorporated into a Charter Party. Armand M. Paré, Jr. ....	25:491
Carriage of Cargo, Recent Developments in Maritime Law. Joseph P. Tabrisky .....	22:535
Carriage of Goods by Sea: Application of the Himalaya Clause to Subdelees of the Carrier. Note (Marie Healey) .....	II/2:91
Carriage of Goods by Sea: "A Maritime Kangaroo"— <i>Wirth Limited v. Steamship Acadia Forest</i> . Note (Marian T. McPhaul) .....	II/2:113
Carriage of Goods, Recent Developments in Maritime Law. Andrew C. Tsunis .....	21:489
A Carrier by Any Other Name: Is It Time To Expand the Definition of a COGSA Carrier? Note (Kevin Baldwin) .....	35:389
The Carrier's Duties Under the Rotterdam Rules: Better the Devil You Know? Theodora Nikaki .....	35:1
Claiming Damages in Multimodal Transport: A Need for Harmonisation. Simone Lamont-Black .....	36:707
The CMI Charts a Course on the Sea of Electronic Data Interchange: Rules for Electronic Bills of Lading. Comment (Richard Brett Kelly) .....	16:349
COGSA and Choice of Foreign Law Clauses in Bills of Lading. Alan Nakazawa and B. Alexander Moghaddam .....	17:1
A COGSA Carrier's Duty to Load and Stow Cargo is Nondelegable, Or Is It?: <i>Associated Metals &amp; Minerals Corp. v. M/V Arktis Sky</i> . Note (Mark Hegarty) .....	18:125
COGSA Comes Ashore . . . And More: The Supreme Court Makes Inroads Promoting Uniformity and Maritime Commerce in <i>Norfolk Southern Railway v. Kirby</i> . Marva Jo Wyatt .....	30:101
COGSA Limitation Applicable to Damage Occurring on Land at an Intermediate Port: <i>Schramm, Inc. v. Shipco Transport, Inc.</i> Note (Kathryn J. Hall) .....	29:481
COGSA Section 1304(5): "Fair Opportunity" Update. Comment (Mary L. Moreland) .....	20:423
COGSA Section 4(5)'s "Fair Opportunity" Requirement: U.S. Circuit Court Conflict and Lack of International Uniformity; <i>Will the United States Supreme Court Ever</i>	

- Provide Guidance?*  
Daniel A. Tadros..... 17:17
- Common Carriers' Liability to Landed  
Cargo: Obligations Before Loading  
and After Discharge.  
George A. Gaitas ..... III:53
- Containerization, the Per Package  
Limitation, and the Concept of  
"Fair Opportunity."  
Comment  
(Laurence B. Alexander) ..... XI:123
- A Contract for the Lease of Cargo  
Shipping Containers is a Maritime  
Contract Subject to Admiralty  
Jurisdiction: *CTI-Container  
Leasing Corp. v. Oceanic  
Operations Corp.*  
Note (James W. Marks, Jr.)..... VII:139
- Contract Terms in Intermodal  
Transport: COGSA Comes Ashore.  
Marva Jo Wyatt ..... 16:177
- Counterpoint: An Excerpt from—The  
Fifth Circuit Provides a  
Clarification of the Meaning of  
"Delivery" Under COGSA and an  
Understanding of the Proper  
Determination for "Per-Package"  
Liability: *Servicios-Expoarma,  
C.A. v. Industrial Maritime  
Carriers, Inc.*  
Note (Elizabeth C. Harper)..... 23:265
- Deck Carriage under the Hague Rules.  
William Tetley, Q.C. .... III:35
- Deviation: Should the Doctrine Apply  
to On-Deck Carriage?  
James F. Whitehead, III ..... VI:37
- The Eleventh Circuit Tackles  
COGSA's Per Package  
Limitation—*Hayes-Leger v. M/V  
Oriental Knight.*  
Note (Edward C. Hammond)..... XI:141
- Erosion of the Carrier's Duty to  
Inspect and Care for Insufficiently  
Packed Cargo: *Tenneco Resins, Inc.  
v. Davy International, AG.*  
Note (Lee A. Handford)..... 15:141
- Extending the COGSA Umbrella: The  
Eleventh Circuit Sets Limits for the  
Standing of Cargo Owners Not  
Named in Bills of Lading in *Polo  
Ralph Lauren, L.P. v. Tropical  
Shipping & Construction Co.*  
Note (Jeffrey Kvandal) ..... 25:537
- The Extension of an Ocean Carrier's  
Limitation of Liability to the Inland  
Carriage of Goods Under a  
Through Ocean Bill of Lading:  
How the Second and Eleventh  
Circuits Have Undone the Work of  
the Supreme Court in *Kirby.*  
John M. Daley ..... 33:111
- Ferrostaal v. M/V Sea Phoenix*: The  
Third Circuit's Sinking of the Fair  
Opportunity Doctrine.  
Note (Alexander J. Marcopoulos)..31:679
- The Fifth Circuit Clarifies the  
Application of COGSA's  
Prescriptive and Per-Package  
Limitations: *Servicios-Expoarma,  
C.A. v. Industrial Maritime  
Carriers, Inc.*  
Note (Bryant E. Gardner) ..... 23:249
- Fifth Circuit Extends Maritime Lien to  
Time Charter Contract Before  
Cargo is Loaded: *E.A.S.T., Inc. of  
Stamford, Connecticut v. M/V Alaia.*  
Note (Timothy R. Hager)..... 15:133
- Getting What You Bargained For?:  
The Eleventh Circuit Refuses To  
Apply the Carmack Amendment for  
a Through Bill of Lading Without a  
Separate Domestic Bill of Lading in  
*Altadis USA, Inc. v. Sea Star Line  
LLC.*  
Note (Abbott M. Jones) ..... 31:657
- The Hamburg Rules: Why a New  
Convention on Carriage of Goods  
by Sea.  
James J. Donovan..... IV:1
- Has the Deviation Doctrine Deviated  
Unreasonably?  
Comment  
(Mary Pace Livingston) ..... 26:321
- The History, Evolution, and  
Characteristics of the LASH  
Concept.  
Comment  
(William H. Frankel)..... IV:323
- An Implied Private Cause of Action  
under the Shipping Act for Carriers:  
*Sea-Land Service, Inc. v. Murrey &  
Son's Co.*  
Note (Kris D. Malachias)..... 13:203
- In Another Country: The Effect of  
Mandatory Port Law upon  
Statutory Duties of Discharge and

- Delivery—*Tapco Nigeria, Ltd. v. M/V Westwind*.  
Note (Judith Anne Meyer).....IX:123
- Insurance of F.O.B. Contracts in Anglo-American and Common Law Jurisdictions Revisited: The Wider Picture.  
Ademuni-Odeke.....31:425
- The International Tonnage Convention—A Realistic Pursuit of Uniformity in United States Domestic Vessel Measurement? Comment (Kristina Chandler).....23:183
- Jurisdiction and Arbitration in Multimodal Transport.  
Yvonne Baatz .....36:643
- Legal Qualities of Transport Documents.  
Hugo Tibergh.....23:1
- The Liberty to Deviate: *Yang Machine Tool Co. v. Sea-Land Service, Inc.*  
Note  
(Katherine A. Woodward) .....20:201
- Limitation, Non-Responsibility and Disclaimer Clauses.  
William Tetley, Q.C. ....XI:203
- Limitation of Liability Under COGSA: In the Wake of the Fair Opportunity Doctrine.  
Comment (Arik A. Helman) .....25:299
- Limited Liability in Multimodal Transport and the Effect of Deregulation.  
Saul Sorokin .....13:285
- Mannesman Demag Corp. v. M/V Concert Express*: A Denial of Maritime Protections to Overland Transportation Companies.  
Note (Bradley S. Parker) .....25:547
- Multimodal Transport Reform and the European Union: A Treaty Change Approach.  
Bevan Marten .....36:741
- Multimodal Transports in the United States and Europe—Global or Regional Liability Rules?  
Vibe Ulfbeck .....34:37
- Multimodalism and Through Transport—Language, Concepts, and Categories.  
D. Rhidian Thomas.....36:761
- The Nautical Fault Debate (the Hamburg Rules, the U.S. COGSA 95, the STCW 95, and the ISM Code).  
Leslie Tomasello Weitz.....22:581
- The Ninth Circuit Breathes Life into a Vessel as a Himalaya Beneficiary: *Mazda Motors of America, Inc. v. M/V Cougar Ace*.  
Note (Gillian Gurley).....34:619
- The Ninth Circuit Fails To Mend the Inter-Circuit Split Regarding the Burden of Proof in Fire Statute Cases: *Nissan Fire & Marine Insurance Co. v. M/V Hyundai Explorer*.  
Note (Terry Marquez) .....21:629
- An Overview of the Considerations Involved in the Handling of a Cargo Case.  
Michael F. Sturley .....21:263
- Reform of Carriage of Goods—The UNCITRAL Draft and Senate COGSA '99.  
William Tetley, Q.C.....28:1
- The *Regal-Beloit* Decision: What, If Anything, Would Happen to the Legal Regime for Multimodal Transport in the United States If It Adopted the Rotterdam Rules.  
Robert Force .....36:685
- Regulated Carriage and Towage Characteristics and Liabilities.  
William E. O'Neil .....III:249
- Relations Between the Rotterdam Rules and the Convention on the Carriage of Goods by Road.  
Cécile Legros.....36:725
- Rice Co. (Suisse), S.A. v. Precious Flowers Ltd.*—Precious Indeed: The Fifth Circuit Refrains from Compelling Arbitration of a Nonsignatory Vessel Owner.  
Note (Bradley J. Vogel).....33:589
- Rust Never Sleeps: The Origin, Effect and Validity of Rust Clauses in Metal Cargo Bills of Lading.  
Comment  
(Michael M. Butterworth).....14:135
- “Said To Contain”: Fear of Incurring Liability Creates a Disincentive for Cargo Carriers To Improve



Shipping Container Security by  
Examining Cargo.  
Comment (Kevin P. Maney) ..... 35:317

Second Circuit Limits COGSA Strict  
Liability for Shippers of Dangerous  
Goods in *Contship Containerlines,  
Ltd. v. PPG Industries, Inc.*  
Note (Andrew Homer)..... 31:199

The *Senator Linie*: Shipper's Strict  
Liability for Inherently  
Dangerous Goods.  
Note (Anne Wohlfeld) ..... 27:669

Shipment of Dangerous Cargo by Sea.  
Robert Force..... 31:315

Shipowner Liability for Improperly  
Stowed Cargo: Federal Courts at  
Sea on the Standard of Care Owed  
to Off-Loading Longshoremen.  
Russell R. Williams..... 17:185

Shipper's Potential Liabilities in  
Transit.  
David L. Maloof and  
James P. Krauzlis.....V:175

Short Sea Shipping in the United  
States—The New Marine  
Highways.  
Comment (Sean D. Kennedy)..... 33:203

Should Vessel Managers Be  
Considered “Carriers” Under  
COGSA?  
Note (Kirsten H. Smith) ..... 32:645

*Sompo Japan Insurance Co. of  
America v. Union Pacific Railroad*:  
The Second Circuit's Recent  
Movement Away from Uniformity  
in Its Application of the Carmack  
Amendment.  
Note (K. Blythe Daly) ..... 31:639

Sturley: Legislative History of the  
Carriage of Goods by Sea Act and  
the Travaux Préparatoires of the  
Hague Rules (Book Review).  
David C. Frederick..... 17:365

They Receive, and They're A Carrier,  
But They're Not a Receiving  
Carrier: The Second Circuit  
Follows *Regal-Beloit* and Reverses  
Precedent on Carmack Amendment  
Application.  
Note (Sarah Dawkins) ..... 35:607

Unreasonable Deviations and the  
Applicability of COGSA's  
Limitation of Liability Provision:

The Circuit Split—*General Electric  
Company International Sales  
Division v. S/S Nancy Lykes*.  
Note  
(Donna Frances Grandy) .....IX:114

U.S. Participation in the International  
Unification of Private Law: The  
Making of the UNCITRAL Draft  
Carriage of Goods by Sea  
Convention.  
Mary Helen Carlson.....31:615

Vessel Manager Liability in Tort  
Actions: *Steel Coils, Inc.  
v. M/V Captain Nicholas I*,  
Note (Meagen Leary) ..... 27:645

The 0.5% Trade Allowance: The  
Third Circuit Holds the Custom  
Unenforceable under COGSA.  
Craig L. Staples ..... X:183

#### CAUSATION

Causation Issues in FELA and Jones  
Act Cases in the Wake of *McBride*.  
David W. Robertson ..... 36:397

Superseding Cause: Still a Viable  
Defense in Admiralty.  
William Jones Miller..... 18:211

#### CHARTER PARTIES

Cesser Clauses.  
Machale A. Miller ..... 26:71

Charter Party Termination and the  
Approach Voyage.  
Raymond A. Connell..... 25:469

Charterers' Orders—“To Obey or Not  
to Obey . . .”  
Nicholas Hamblen QC and  
Susannah Jones..... 26:105

A Comparative Analysis of Charter  
Party Agreements “Subject to”  
Respective American and British  
Laws and Decisions . . . It's All in  
the Details.  
Comment  
(Lourdes M. Andreu) ..... 26:291

Delay and Detention.  
Philip Bush ..... 25:441

Ensuring that Maritime Liens Remain  
Tied to Temporal Priority—  
*Bank One, Louisiana N.A. v.  
Mr. Dean MV*  
Note (Jeffery Nicholas)..... 27:655

- Has the Deviation Doctrine Deviated Unreasonably?  
Comment  
(Mary Pace Livingston)..... 26:321
- The Effect of the Contracts (Rights of Third Parties) Act 1999 on Voyage and Time Charter Parties.  
Tony Vlasto and Julian Clark ..... 25:519
- Effects of War on Charter Parties.  
R. Glenn Bauer ..... 13:13
- Fifth Circuit Extends Maritime Lien to Time Charter Contract Before Cargo is Loaded: *E.A.S.T., Inc. of Stamford, Connecticut v. M/V Alaia*.  
Note (Timothy R. Hager) ..... 15:133
- Identity of the Carrier: Issues Under Slot Charters.  
Mary T. Reilly ..... 25:505
- Liability of Charterers and Cargo Owners for Pollution from Ships.  
Charles B. Anderson and Colin de la Rue..... 26:1
- OilVoy Clauses—Vessel Late Arrival at Load Port: Recovery of Commercial Damages.  
James M. Textor ..... 27:467
- Safe Port/Safe Berth Clauses: Warranty or Due Diligence?  
Comment (Peter G. Hartman) ..... 21:537
- Shipbrokers' Commissions: Entitlement, Standing, and Jurisdiction.  
H. Edwin Anderson, III ..... 24:55
- Should Vessel Managers Be Considered "Carriers" Under COGSA?  
Note (Kirsten H. Smith) ..... 32:645
- "Subject to Details" and Charter Party Negotiations.  
H. Edwin Anderson, III ..... 26:61
- Time Charters, The New York Produce Exchange Form, and Personal Injury Liability.  
Comment  
(Edward C. Hammond) ..... 12:185
- Vessel Owner's Personal Liability for Injuries Sustained by Third Parties While under Demise Charter: Strict Liability After *Baker v. Raymond International, Inc.*  
Comment  
(Melanee A. Gaudin) ..... VIII:121
- Vetting Clauses.  
David W. Martowski ..... 26:123
- The Warranty of Seaworthiness in Charter Parties: Legal Methods of Amelioration.  
Robert B. Fisher, Jr. .... I:1
- CHINA**
- A Comparative Analysis Of Maritime Lien Priority Under United States And Chinese Maritime Law.  
Donglai Yang ..... 23:465
- An Introduction to Personal Injury and Death Claims in the People's Republic of China.  
Robert Force and Xia Chen ..... 15:245
- Marine Insurance Law in China.  
Kevin X. Li, Tingzhong Fu, Ling Zhu and Yunlong Liu ..... 32:425
- Maritime Arbitration in Hong Kong.  
Peter S. Caldwell ..... 22:155
- Maritime Courts in the Middle Kingdom: China's Great Leap Forward.  
Curtis E. Pew, Robert M. Jarvis, and Mark Sidel ..... XI:237
- Maritime Injunction in the Maritime Procedure Law of P.R.C.  
Alex Cao ..... 26:581
- Shipping Law and Practice in China—Legal Analysis of the Draft Maritime Code and Maritime Jurisdiction.  
Lixing Zhang ..... 14:209
- CHOICE OR CONFLICT OF LAWS**
- Admiralty Jurisdiction and Procedure, Recent Developments in Maritime Law.  
David B. Sharpe ..... 21:473
- The Applicability of State Law in Maritime Cases after *Yamaha Motor Corp. v. Calhoun*.  
David W. Robertson ..... 21:81
- Application of State Law to Maritime Claims: Is There a Better Guide than *Southern Pacific Co. v. Jensen?*  
Lizabeth L. Burrell ..... 21:53
- The Carrier's Duties Under the Rotterdam Rules: Better the Devil You Know?  
Theodora Nikaki ..... 35:1

- Choice of Law Analysis: The Solution to the Admiralty Jurisdictional Dilemma.  
Joseph F. Smith, Jr. .... 14:1
- Choice-of-Law Determination under the *Lauritzen-Romero-Rhoditis* Triad: *Neely v. Club Med Management Services, Inc.*  
Note (Felicia Huang) ..... 20:495
- Choice of Law in Two-Part Harmony: The Fifth circuit Interprets Conflicting Choice of Law Clauses in *Foster Wheeler Energy Corp. v. An Ning Jiang MV.*  
Note (Eric F. Mulch) ..... 29:461
- Claiming Damages in Multimodal Transport: A Need for Harmonisation.  
Simone Lamont-Black ..... 36:707
- Close-Hauling Toward Simplified Eligibility Under the Longshore and Harbor Workers' Compensation Act: A Proposal for Congressional Action or Judicial Clarification To Rectify Persistent Ambiguity,  
Nicole J. Dulude and  
Todd Greenwood ..... 35:45
- Keep 'em Separated: The Fourth Circuit Extends the Coverage of Choice of Law Provisions To Determine the Existence of Maritime Liens in *Triton Marine Fuels Ltd., S.A. v. MV Pacific Chukotka.*  
Note (Michael Raudebaugh) ..... 34:647
- COGSA and Choice of Foreign Law Clauses in Bills of Lading.  
Alan Nakazawa and  
B. Alexander Moghaddam ..... 17:1
- Conflicts of Limitation Laws in the United States and the United Kingdom: Solving the Riddle of *Norwalk Victory.*  
Comment (Robert J. Morris, III) .... 34:303
- The Cruise Passenger's Dilemma: 21st Century Ships, 19th Century Rights.  
Thomas A. Dickerson ..... 28:447
- Division of Collision Damages: Common Law, Civil Law, Maritime Law and Conflicts of Law.  
William Tetley, Q.C. .... 16:263
- The Doctrine of State Succession and the Law of Historic Shipwrecks,  
the Bell of the Alabama:  
*United States v. Steinmetz.*  
Note (William J. Pallas) ..... 17:343
- Does *Sieracki* Still Rule the Seas?:  
*Coats v. Penrod Drilling Corp.*  
Note  
(Michelle M. O'Daniels) ..... 17:101
- Does the Jones Act Apply to Offshore Alternative Energy Projects?  
Constantine G. Papavizas and  
Gerald A. Morrissey III ..... 34:377
- The Ebb and Flow of *East River*: Consideration of the Supreme Court's Decision on Products Liability in Shipbuilding Contracts.  
Michael H. Bagot, Jr. .... 30:137
- 44.1 Ways to Prove Foreign Law.  
John R. Brown ..... IX:179
- Federal Courts Put Uniformity to Sleep on the Shelf: *Knapp v. Chevron, U.S.A., Inc.*  
Note (Henry D. Olinde) ..... XI:329
- The Fifth Circuit Passes the Buck: Whether Maritime Law or OCSLA Applies to Contracts Involving Drilling Platforms on the Outer Continental Shelf?:  
*Smith v. Penrod Drilling Corp.*  
Note (David Gray Douglas) ..... 17:89
- Fisher v. Agios Nicolaos V* and Choice of Law: What Was All the Fuss About? And What the Fuss Should Have Been About (Maybe).  
Albert Tate, Jr. .... VII:199
- Foreign Seamen in United States Courts: The Nature of the Vessel as a Factor in International Choice of Law Analysis—*Vaz Borralho v. Keydril Co.*  
Note (Laura L. Roos) ..... VIII:383
- Forum-Selection Clauses and Seaman Personal Injury: A Modern Analytical Framework with International Emphasis.  
Ryan Kelly McLemore ..... 25:327
- In re Amtrak*: The Eleventh Circuit's Leash on *Yamaha.*  
Note (Christopher B. Daniels) ..... 22:303
- In re Oil Spill by the Amoco Cadiz*—Choice of Law and a Pierced

- Corporate Veil Defeat the 1969 Civil Liability Convention.  
James W. Bartlett, III ..... X:1
- The Interface of Criminal Jurisdiction and Actions under the United Nations Charter with Admiralty Law.  
George K. Walker..... 20:217
- Jurisdiction, Choice of Law, and *Forum Non Conveniens* in a Personal Injury Suit by a Foreign Seaman: The Application of Interest Analysis.  
Comment (James C. Klick).....V:239
- The Law of the Flag, “Flag Shopping,” and Choice of Law.  
William Tetley, Q.C. .... 17:139
- Mixed Oil and Gas Contracts Performed on Navigable Waters—Maritime or Nonmaritime? Confusion Reigns in State Territorial Waters: *Davis & Sons, Inc. v. Gulf Oil Corp.*  
Note (Paul R. Brierre)..... 16:389
- Maritime Conflicts of Law from the Perspective of Modern Choice of Law Methodology.  
Symeon Symeonides ..... VII:223
- Multimodal Transport Reform and the European Union: A Treaty Change Approach.  
Bevan Marten..... 36:741
- The Myth of Uniformity in Maritime Law.  
Robert D. Peltz..... 21:103
- The New Age of Conquest and Colonialism: How Admiralty Will Be Used on the Final Frontier.  
Jayson Haile ..... 29:353
- OCS Indemnity Contracts: State Law or Maritime Law?—*Grand Isle Shipyard v. Seacor Marine, LLC.*  
David W. Robertson..... 35:467
- Opting Out of Admiralty Law?: Uniformity vs. Freedom of Contract in the Selection of State Choice of Law.  
Jason R. Harris ..... 34:167
- Pay the Man . . . Again! The Fourth Circuit Requires Shippers to Pay Freight Twice When Cargo Consolidators Default in *Hawkspere Shipping Co. v. Intamex, S.A.*  
Note (Matthew Lynch)..... 28:603
- The Pennsylvania Rule*: No Longer the Rule.  
Francesca Morris..... 32:131
- Personal Injury, Recent Developments in Maritime Law.  
Douglas M. Muller and Julius H. Hines..... 22:513
- The Position in the United States on Foreign Forum Selection and Arbitration Clauses, Forum Non Conveniens, and Antisuit Injunctions.  
Robert Force ..... 35:401
- Post-*Calhoun* Remedies for Death and Injury in Maritime Cases: Uniformity, Wither Goest Thou?  
Robert Force ..... 21:7
- Practical Guide to Analyzing Forum Selection Clauses in Personal Injury and Wrongful Death Claims Under Maritime Contracts.  
Michael J. Maloney..... 24:705
- The *Regal-Beloit* Decision: What, If Anything, Would Happen to the Legal Regime for Multimodal Transport in the United States If It Adopted the Rotterdam Rules.  
Robert Force ..... 36:685
- Relations Between the Rotterdam Rules and the Convention on the Carriage of Goods by Road.  
Cécile Legros..... 36:725
- Shutting the Courthouse Door: The Ninth Circuit in *Rogers v. Royal Caribbean Cruise Line* Finds No Exceptions for Seafarers in Arbitration Provisions.  
Note (Ryan C. Davis)..... 34:365
- The Status of the Quasi-American Bluewater Seaman in American Courts.  
Comment (Brian Jay Corrigan)..... X:269
- Surviving Preemption: State Remedies and the LHWCA: *Stevedoring Services of America v. Eggert.*  
Note (Michael J. Wray)..... 21:229

- Three's a Crowd: The Unhappy Interplay Among the New York Convention, FAA and McCarran-Ferguson Act.  
Comment  
(Zachary M. VanVactor) ..... 36:313
- Transnational Maritime Litigation: Selected Problems.  
Harold K. Watson ..... VIII:87
- Uberrimae Fidei*—Once Entrenched, Always Entrenched: The Third Circuit Joins the Majority in *AGF Marine Aviation & Transport v. Cassin*, But Is That Enough?  
Note (Stephen C. Richman) ..... 33:553
- Using Principles of Conflict of Laws to Chart the Murky Waters of Contractual Indemnity: *Angelina Casualty Co. v. Exxon Corp., USA*.  
Note (Ethan Glaubiger) ..... 15:411
- Yacht Racers Contract Out of COLREGS: *Juno SRL v. SV Endeavour*.  
Note (G. Hans Sperling) ..... 21:217

#### CLASSIFICATION OF VESSELS

- The Classification System and Its Problems with Special Reference to the Liability of Classification Societies  
Hannu Honka ..... 19:1
- “Built” or “Rebuilt”? That Is the Question: Risk of Losing the Coastwise Privilege After Vessel Modification Projects Outside the United States.  
Comment (Han Deng) ..... 35:241
- Liability of Classification Societies from the Perspective of United States Law.  
Machale A. Miller ..... 22:75
- Liability of Classification Societies from the British Perspective: *The Nicholas H*.  
Note (Colleen E. Feehan) ..... 22:163
- Otto Candies, L.L.C. v. Nippon Kaiki Kyokai Corp.*: Further Extending Negligent Misrepresentation to Protect Third-Party Buyers that Rely on Erroneous Certificates Issued by Vessel Classification Societies.  
Note (Courtney P. Cochran) ..... 28:613

#### COAST GUARD

- Coast Guard Employees and Reports of Marine Casualty Investigations: Their Role in Litigation.  
Comment (Ronald K. Schuster) ..... 23:207
- “Evaluative Reports” and “Predecessor in Interest” Construed to Admit Coast Guard Hearing Report and Testimony under Federal Rules of Evidence—*Lloyd v. American Export Lines, Inc.*  
Note (Susan Sarah Smith) ..... IV:155
- The Flow of Authority To Stop the Flow of Oil: Clean Water Act Section 311(c) Removal Authority and the BP/DEEPWATER HORIZON Oil Spill.  
Frederick J. Kenney, Jr., and Melissa A. Hamann ..... 36:349
- Hiding Behind “Tradition”? Should U.S. Vessel Traffic Centers Exercise Greater Direction and Control over Vessels in Their Areas?  
Craig H. Allen ..... 34:91
- Informal Guide to Coast Guard Investigations of Marine Casualties and Accidents Involving Commercial Vessels.  
William B. Thomas ..... VII:47
- It's Best to Answer When the Coast Guard Comes Knocking: *United States v. Victoria*.  
Note (R. Peter Rittling) ..... 15:169
- Liability, Compensation and Financial Responsibility Under the Oil Pollution Act of 1990: A Review of the Second Decade.  
Lawrence I. Kiem ..... 36:1
- Limits of Coast Guard Authority to Board Foreign Flag Vessels on the High Seas.  
Rachel Canty ..... 23:123
- Marine Casualty Reporting and Investigation.  
Joseph W. Janssen, Jennifer A. Kerr and John W. Keller, III ..... 24:167
- Monitoring Costs under the Oil Pollution Act of 1990: A Blank Check for the Coast Guard?  
Sergio J. Alarcon and Flynn M. Jennings ..... 21:419
- The Preservation of Privacy Interests at Sea: The Need for Meaningful

- Scope Limits on Custom Officials  
and Coast Guard's Sweeping  
Authority to Search Vessels.  
Comment (Lauren Estrin)..... 29:105
- Pub. L. 98-89—Trouble for  
Businessmen Who Entertain  
Aboard Pleasure Boats?  
Louis Giansante..... 15:95
- Recent Developments in the Criminal  
Enforcement of Maritime  
Environmental Laws.  
David G. Dickman ..... 24:1
- Regulation of Maritime Safety: A  
Conflict of Standards.  
Comment (Peter S. Wiswell)..... IV:89
- Representing the Mariner Accused of  
Drug Abuse: A Step-by-Step  
Guide.  
Patricia R. Spivey..... 21:445
- Something Seems Fishy—The  
Application of the Fourth  
Amendment to Coast Guard  
Searches of Vessels: *United States  
v. Boynes*.  
Note (Lucy Jewel)..... 23:553
- Unmanned Aerial Vehicles and the  
Doctrine of Hot Pursuit: A New  
Era of Coast Guard Maritime Law  
Enforcement Operations.  
Vasilios Tasikas ..... 20:59
- Welcome Aboard, OSHA:  
Occupational Safety and Health  
Regulations May Apply to  
Uninspected Vessels in State  
Waters.  
Comment  
(Daniel H. Wooster)..... 27:227
- COLLISION**
- Allisions in the Artificial Archipelago:  
Economic Damages and Offshore  
Oilmen in the Oil and Gas Circuit.  
Comment (Bryant E. Gardner)..... 24:299
- Applying *The Pennsylvania Rule*—  
Circumstances to Consider in  
Allisions: *American River  
Transportation Co. v. M/V Kavo  
Kaliakra*.  
Paige Hess ..... 24:343
- Breaking New Ice? Southern District  
of New York Revisits Maritime  
Collision Law Governing Ice  
Damage: *Great American  
Insurance Co. v. Tug Cissi  
Reinauer*.  
Note (Christian Dabb)..... 21:617
- Collision at Sea: Admiralty  
Proportionate Damages Rule v.  
Sovereign Immunity in Third-Party  
Indemnification Suits Involving  
Military Personnel.  
Comment  
(Debra F. Gambrill)..... VII:79
- Collision Liabilities Between  
Shipowners.  
Richard H. Brown, Jr. .... VIII:69
- Collision Survey.  
(James B. Abston and  
David R. Kunz) ..... 13:355
- Collision Survey.  
(Steven M. Stastny)..... 15:389
- Collision Survey.  
(David Gray Douglas and  
Valeria St. Vicina)..... 17:419
- Collision Survey.  
(Robert S. Green, Mark S. Rubin,  
and Thomas H. Van Horn)..... 19:589
- Collision Survey.  
(Jeffrey B. Carra and  
Amelia Sweetland)..... 21:693
- Collision Survey.  
(Jason P. Minkin)..... 23:661
- Collision Survey.  
(Curtis Cox and  
Jennifer L. North)..... 25:629
- Collision Survey.  
(Richard Preston)..... 27:699
- Collision Survey.  
(Matthew J. Bauer)..... 29:533
- Collision Survey.  
(Arjya B. Majumdar and  
Ryan M. McCabe)..... 31:727
- Collision Survey.  
(Blair Brogan, Nicholas H. Berg  
and Jonathan A. Hirsch)..... 33:631
- Collision Survey.  
(Michael B. Pemberton,  
Mark DiCicco and  
Jonathan Segarra) ..... 36:697
- Division of Collision Damages:  
Common Law, Civil Law, Maritime  
Law and Conflicts of Law.  
William Tetley, Q.C. .... 16:263
- Exceptions to Negligence Claims for  
Economic Loss Absent Physical  
Damage to a Proprietary Interest?

- The Fifth Circuit's Answer in *Taira Lynn Marine Ltd. No. 5 v. Jay's Seafood, Inc.*  
 Note (Gavin H. Guillot)..... 31:649
- The Law of the Flag, "Flag Shopping," and Choice of Law.  
 William Tetley, Q.C. .... 17:139
- The Pennsylvania Rule: No Longer the Rule.*  
 Francesca Morris..... 32:131
- Shipowner Liability Arising from Violations of Statutory Work-Hour Limits.  
 Comment (Robert D. Tracy) ..... 22:635
- Shipping Law and Practice in China—Legal Analysis of the Draft Maritime Code and Maritime Jurisdiction.  
 Lixing Zhang..... 14:209
- Yacht Racers Contract Out of COLREGS: *Juno SRL v. SV Endeavour.*  
 Note (G. Hans Sperling) ..... 21:217

#### COMPARATIVE FAULT

- Aye, Aye to the Full Release: The Fifth Circuit Clarifies How A Joint Tortfeasor Can Settle Successfully and Seek Contribution.  
 Comment (Lauren E. Burk) ..... 36:197
- Claiming Contribution Against Time-Barred Joint Tortfeasors: Does a *McDermott* Proportionate Share Approach to Damage Allocation Offer the Most Equitable Solution?  
 Note (Sean Wion)..... 34:657
- Division of Collision Damages: Common Law, Civil Law, Maritime Law and Conflicts of Law.  
 William Tetley, Q.C. .... 16:263
- The Effect of Settlement on Nonsettling Joint Tortfeasors in Maritime Law.  
 Comment (Eric D. Suben)..... 17:301
- Holding the Bag—Proportional Fault and the Non-Settling Defendant: *Self v. Great Lakes Dredge & Dock Co.*  
 Note (Evan T. Caffrey) ..... 14:415
- McDermott v. AmClyde*: Contrasting Views on Proportionate Fault.

- R. Jeffrey Bridger and Jeffrey E. Richardson..... 19:259
- The Relationship, If Any, Between Misrepresentation and the Reinjury: The Fifth Circuit Suggests That Willful Concealment of a Preexisting Medical Condition May Constitute Contributory Negligence in *Johnson v. Cenac Towing, Inc.*  
 Comment (Mahsa Soheil)..... 35:367
- Simultaneous Application of Strict Products Liability and Comparative Fault in Admiralty: Smooth Sailing or a Doctrinal Collision Course?—*Lewis v. Timco, Inc.*  
 Note (John Richard Fitzgerald) ..... IX:101
- Superseding Cause and Comparative Fault after *Reliable Transfer: Lone Star Industries v. Mays Towing Co.*  
 Note (James E. Hollman)..... 16:411

#### COMPLEX LITIGATION

- Comments on Complex Litigation—Trial Techniques in Presenting the Trial in a Complex Case.  
 W. Marshall Morgan ..... Symposium, 98
- Practical Procedures for Handling a Multi-Party Suit Through a Plaintiff's Committee.  
 Eldon E. Fallon..... \* Symposium, 3
- Proof of Damages.  
 Paul S. Edelman ..... Symposium, 104
- Quantum Evaluation in Multiple Plaintiff Litigation.  
 Charles F. Lozes ..... Symposium, 83
- Settlement Closing and the Problem of Partial Settlements in Multi-Party Maritime Litigation.  
 John P. Hammond ..... Symposium, 87
- The State as Defendant—The Problem of Recovery.

---

\* "Symposium" refers to *The Maritime Lawyer's Symposium on Complex Litigation*, conducted October 13, 1978, in New Orleans, Louisiana; published 1980.

- Salvador E. Guitierrez, Jr. .... Symposium, 95
- The Working Relationship Between Counsel in Major Disaster Cases: Role of Lead Counsel: Role of Referring Attorney. Jack C. Benjamin ..... Symposium, 71
- CONSTITUTIONAL LAW**
- Aloha, Bench Trial! Counterclaimant's Jury Right Sinks Plaintiff's 9(h) Designation: *Wilmington Trust v. United States District Court for the District of Hawaii*. Note (Spiro J. Verras)..... 16:435
- Between a Dock and a Hard Place: The D.C. Circuit Declares the Puerto Rico Ports Authority an Arm of the State Entitled to Sovereign Immunity in *Puerto Rico Ports Authority v. Federal Maritime Commission*. Note (Blair Brogan) ..... 33:515
- The Constitutionality of Boardings at Sea Without Cause—*United States v. Piner*. Note (James C. Klick) ..... V:104
- The Contemporary Contours of Admiralty Jurisdiction. David J. Bederman and John E. Wierwille..... 31:291
- Due Process and Rule C: The Constitutionality of the Admiralty In Rem Action. Comment (Constance M. Walker)..... VI:249
- Due Process and Traditional Admiralty Arrest and Attachment under the Supplemental Rules. Charles Schwartz, Jr. .... VIII:229
- The End of Maritime Liens for Master Leases of Containers: How Do You Provide These Fungible Necessaries to a Fleet of Vessels? Timothy K. Borchers ..... 18:33
- Excludable Aliens and Qualified Official Immunity in 42 U.S.C. Section 1983 Suits: *Lynch v. Cannatella*. Note (Amanda T. Fontenot) ..... 13:191
- Fifth Amendment Due Process, Foreign Shipowners, and International Law. Stephen R. Swanson ..... 36:123
- Good Seamen Never Tangle Their Lines or Never the Twain Shall Meet: An Analysis of the Constitutional and Jurisdictional Delineations of *United States v. Reeh*. Note (Mary H. Mason) ..... 12:209
- Great Lakes Exploration Group v. Unidentified Wreck*: Navigating Federalism and Arrest Procedure in Post-Deep Sea Shipwreck Controversies. Note (Brian K. McGarry) ..... 33:539
- Making Sense of the Muddle: Deep Sea Research Takes on the Abandoned Shipwreck Act and the Eleventh Amendment in *California v. Deep Sea Research, Inc.* Note (Kristin A. Gasser) ..... 23:567
- Scuttle the Abandoned Shipwreck Act: The Unnecessary Unconstitutionality of American Historic Shipwreck Preservation. Nathan Murphy ..... 36:159
- Searches and Seizures at Sea: Trying to Balance Governmental Interests Against the Fourth Amendment. Linda A. Newland ..... 16:319
- Supreme Court Strikes Down Personal Property Tax on Vessels Under Tonnage Clause in *Polar Tankers, Inc. v. City of Valdez, Alaska*. James C. Cofer ..... 34:153
- United States v. Locke*: After a Rough Passage, Intertanko Crosses the Bar of State Regulation to Reach the Safe Harbor of Preemption. Note (Michael F. Vitt) ..... 25:573
- United States v. Massachusetts*: Federal Preemption of State Oil Spill Statutes. Note (Michael D. Driscoll) ..... 32:607
- United States v. Suerte*: The Fifth Circuit Fails to Address International Law Principles in Examining Due Process Concerns Raised Under the Extraterritorial Application of the Maritime Drug Law Enforcement Act. Note (Timothy M. Morrison) ..... 27:631



**CONTAINER SECURITY**

- “Said To Contain”: Fear of Incurring  
Liability Creates a Disincentive for  
Cargo Carriers To Improve  
Shipping Container Security by  
Examining Cargo.  
Comment (Kevin P. Maney) ..... 35:317

**CONTAINERIZATION**

- Carriage of Cargo, Recent  
Developments in Maritime Law.  
Joseph P. Tabrisky ..... 22:535
- COGSA Comes Ashore . . . And  
More: The Supreme Court Makes  
Inroads Promoting Uniformity and  
Maritime Commerce in *Norfolk  
Southern Railway v. Kirby*.  
Marva Jo Wyatt ..... 30:101
- COGSA Section 4(5)’s “Fair  
Opportunity” Requirement: U.S.  
Circuit Court Conflict and Lack of  
International Uniformity; *Will the  
United States Supreme Court Ever  
Provide Guidance?*  
Daniel A. Tadros ..... 17:17
- Containerization, the Per Package  
Limitation, and the Concept of  
“Fair Opportunity.”  
Comment  
(Laurence B. Alexander) ..... XI:123
- The Eleventh Circuit Tackles  
COGSA’s Per Package  
Limitation—*Hayes-Leger v. M/V  
Oriental Knight*.  
Note (Edward C. Hammond) ..... XI:141
- “Said To Contain”: Fear of Incurring  
Liability Creates a Disincentive for  
Cargo Carriers To Improve  
Shipping Container Security by  
Examining Cargo.  
Comment (Kevin P. Maney) ..... 35:317
- Say What You Mean and Mean What  
You Say: Edging Towards a  
Workable Container Solution.  
Comment (Meagen Leary) ..... 28:191
- The Shipping Container as a COGSA  
Package—The Debate Continues—  
*In re Norfolk, Baltimore & Carolina  
Line, Inc.*  
Note (David B. Epstein) ..... V:88
- The Shipping Container as a COGSA  
Package: The Functional  
Economics Test is Abandoned—

- Mitsui & Co. v. American Export  
Lines*.  
Note (LeRoy Lambert, III) ..... VI:336
- Stowage of Containers on Deck.  
Janice Gonzales ..... I:114
- Tan Hi* and Containerized Cargo in the  
Philippines.  
Randolph J. Friedman ..... XI:297
- The Threshold Test of *Allstate*: A  
Movement Toward Certainty in the  
Containerization Cases—*Allstate  
Insurance Co. v. Inverstones  
Navieras Imparca*.  
Note (Jane Marc Wells) ..... VII:109

**CRIMINAL LAW**

- Fifth Amendment Due Process,  
Foreign Shipowners, and  
International Law.  
Stephen R. Swanson ..... 36:123
- The Fifth Circuit Finds that Criminal  
Sanctions for a Falsified Oil Record  
Book Are Consistent with  
International Law in *United States  
v. JHO*.  
Note (Roy H. Sparks) ..... 33:563
- Flags of Terror: An Argument for  
Rethinking Maritime Security  
Policy Regarding Flags of  
Convenience.  
Comment  
(Alexander J. Marcopoulos) ..... 32:277
- If the United States Doesn’t Prosecute  
Them, Who Will? The Role of the  
United States as the ‘World’s  
Police’ and Its Jurisdiction over  
Stateless Vessels.  
Comment  
(Kyle Salvador Sclafani) ..... 26:373
- The Law of the Flag and Maritime  
Criminal Jurisdiction: A New Rule  
To Replace an Outdated,  
Inconvenient Doctrine.  
Comment (Guy Manchuk) ..... 32:221
- Marine Casualty Reporting and  
Investigation.  
Joseph W. Janssen, Jennifer A. Kerr  
and John W. Keller, III ..... 24:167
- Recent Developments in the Criminal  
Enforcement of Maritime  
Environmental Laws.  
David G. Dickman ..... 24:1

Red Sky at Morning: The Horizon for Corporations, Crew Members, and Corporate Officers as the United States Continues Aggressive Criminal Prosecution of International Pollution from Ships. Comment (Andrew Homer) .....	32:149
Sources of American Maritime Criminal Law. L. Stephen Cox .....	26:145

### CRUISE LINES

Analysis of the Senate's Proposed Cruise Vessel Act as an Innovative Approach Towards Increased U.S. Participation in the North American Cruise Ship Tourism Market. Comment (Jeff Kvandal) .....	26:353
Aye, Aye to the Full Release: The Fifth Circuit Clarifies How A Joint Tortfeasor Can Settle Successfully and Seek Contribution. Comment (Lauren E. Burk) .....	36:197
Balancing Bargaining Power: The Eleventh Circuit Overreaches To Destroy the Public Policy Defense at the Initial Enforcement Stage of Arbitration in <i>Lindo v. NCL (Bahamas), Ltd.</i> . Note (Nicholas A. Machen) .....	36:839
Base Wages May Now be Just the Tip of the Maintenance and Cure Iceberg—The Eleventh Circuit Recognizes an Injured Seaman's Projected Gratuities as Part of the Unearned Wages Calculation: <i>Flores v. Carnival Cruise Lines</i> . Note (Tondra Jo Phillips) .....	20:189
Classifying Cruise Ships as Common Carriers under the Shipping Act, a Jurisdictional Struggle: <i>American Association of Cruise Passengers v. Carnival Cruise Lines</i> . Note (Daniel E. Eldredge) .....	15:397
Cruise Industry Liens Against the U.S. Penalty Wage Act. Comment (Susan Lee) .....	31:141
The Cruise Passenger's Dilemma: 21st Century Ships, 19th Century Rights. Thomas A. Dickerson .....	28:447
Cruising with Terrorism: Jurisdictional Challenges to the Control of Terrorism in the Cruising Industry. Comment (Aaron Buzawa) .....	32:181
Forgotten Fears Present Imminent Threats to the Maritime Shipping and Recreation Industries: The Risk Posed by the Availability of Sea Mines. Comment (Jason Reddish) .....	29:125
Malpractice on the Love Boat: <i>Barbetta v. S/S Bermuda Star</i> . Note (Michael J. Compagno) .....	14:381
Medicine on the Seas. Robert D. Peltz and Vincent J. Warger .....	27:425
Personal Injury, Recent Developments in Maritime Law. Douglas M. Muller and Julius H. Hines .....	22:513
Practical Guide to Analyzing Forum Selection Clauses in Personal Injury and Wrongful Death Claims Under Maritime Contracts. Michael J. Maloney .....	24:705
Strict Liability or Negligence: What Standard of Care Applies When Crewmembers Assault Passengers on Cruise Ships? Comment (Philip H. Budwick) .....	19:353
Won't You Let Me Take You on a Sea Cruise: The Americans with Disabilities Act and Cruise Ships. Curtis D. Edmonds .....	28:271

### DAMAGES

Allisions in the Artificial Archipelago: Economic Damages and Offshore Oilmen in the Oil and Gas Circuit. Comment (Bryant E. Gardner) .....	24:299
An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of <i>Miles, Yamaha, Amtrak, and Others</i> . Paul T. Hofmann .....	23:409
“Ask Me No Questions and I’ll Tell You No Lies”: The Doctrine of <i>Uberrimae Fidei</i> in Marine Insurance Transactions. John P. Kavanagh, Jr. ....	17:37
The Citadel Survives a Naval Bombardment: A Policy Analysis	

- of the Economic Loss Doctrine.  
 Steven R. Swanson ..... 12:135
- Claiming Contribution Against Time-Barred Joint Tortfeasors: Does a *McDermott* Proportionate Share Approach to Damage Allocation Offer the Most Equitable Solution?  
 Note (Sean Wion)..... 34:657
- Claiming Damages in Multimodal Transport: A Need for Harmonisation.  
 Simone Lamont-Black..... 36:707
- Clearing Up the Confusion with the Application of Section 910(f) of the LHWCA: *Phillips v. Marine Concrete Structures, Inc.*  
 Note (Neil Levine)..... 16:251
- Collision at Sea: Admiralty Proportionate Damages Rule v. Sovereign Immunity in Third-Party Indemnification Suits Involving Military Personnel.  
 Comment (Debra F. Gambrill)..... VII:79
- Contrasting Views  
*Guevara v. Maritime Overseas Corp.*: Supporting the Decision.  
 Philip S. LaPenta and Susan Emma Olick ..... 20:331
- Opposing the Decision.  
 Paul S. Edelman ..... 20:349
- Counterpoint: An Excerpt from—  
*Dooley v. Korean Air Lines Co.*: Are Survival Actions Lost to Davey Jones' Locker Where DOHSA Applies?  
 Note (Christine Ann Guard) ..... 23:245
- The Current Status of the Availability of Prejudgment Interest in Admiralty.  
 Comment  
 (David Gray Douglas) ..... 17:283
- Damages Available in Personal Injury Claims After *Miles, Yamaha, and Amtrak*.  
 Donald C. Radcliff ..... 23:383
- Damages for Loss of Use  
 G. Hamp Uzzelle, III ..... 18:179
- Damages—Inflation as a Factor—  
 Applicability in Federal Courts.  
 Earl C. Pitre ..... II/1:21
- Dimming the Bright-Line Rule: The Fifth Circuit Lowers Its Requirement To Bring Claims for Purely Economic Losses.  
 Note (Bradley J. Schwab)..... 36:791
- Division of Collision Damages:  
 Common Law, Civil Law, Maritime Law and Conflicts of Law.  
 William Tetley, Q.C..... 16:263
- Drowning in Unoccupied Waters:  
*Estate of Fajardo v. Maersk Line Agency*.  
 Note (Timothy R. Lord)..... 15:423
- The Effect of Settlement on Nonsettling Joint Tortfeasors in Maritime Law.  
 Comment (Eric D. Suben) ..... 17:301
- The Elimination of Punitive Damages for Seamen: How Far Does *Miles* Reach?  
 Comment (William J. Pallas) ..... 18:89
- Elimination of Loss of Society Damages in General Maritime Law:  
*Cater v. Placid Oil Co.*  
 Note (Alberta L. Adams) ..... 16:377
- Enforcing a Seaman's Right to Medical Care After *Atlantic Sounding v. Townsend*.  
 Rod Sullivan ..... 34:1
- Exceptions to Negligence Claims for Economic Loss Absent Physical Damage to a Proprietary Interest?  
 The Fifth Circuit's Answer in *Taira Lynn Marine Ltd. No. 5 v. Jay's Seafood, Inc.*  
 Note (Gavin H. Guillot)..... 31:649
- Federal District Courts Have No Discretion When Awarding the Double Wage Penalty—*Griffin v. Oceanic Contractors, Inc.*  
 Note (Michael H. Torian)..... VII:149
- Foreclosing on *The Eclipse* Doctrine—A Plea for Equity in Admiralty.  
 Comment  
 (Thomas P. Adams)..... XI:301
- Future Income Taxes May Be Deducted from Jury Awards When Claim is Based on Federal Law—  
*Fanetti v. Hellenic Lines*.  
 Note (Andrew P. Burnside)..... VII:319
- German Law: Damage to Persons, Property, and the Environment.  
 Dr. Thomas Brinkmann ..... 22:545
- Holding the Bag—Proportional Fault and the Non-Settling Defendant:

- Self v. Great Lakes Dredge & Dock Co.*  
Note (Evan T. Caffrey) ..... 14:415
- Inflation Factored into Award for Lost Earnings—*Sauers v. Alaska Barge & Transport, Inc.*  
Note (Michael P. Maslanka) ..... V:112
- In re Amtrak: The Eleventh Circuit's Leash on Yamaha.*  
Note (Christopher B. Daniels)..... 22:303
- Jones Act Seamen and the Award for Loss of Society: A Post-*Higginbotham* Analysis—*Ivy v. Security Barge Lines, Inc.*  
Note (Elizabeth D. Haecker) ..... IV:149
- Loss of Consortium in Negligent Injury under the General Maritime Law: The Unrigging of *Igneri*—*American Export Lines, Inc. v. Alvez.*  
Note  
(Kathleen Sweeny Tillotson)..... V:117
- Malpractice on the Love Boat: *Barbetta v. S/S Bermuda Star.*  
Note (Michael J. Compagno) ..... 14:381
- McDermott v. AmClyde* and the Rule of Proportionate Fault: Maritime Law Leads in Developing a Fair, Consistent, and Efficient Credit for Settlement Rule.  
Arden J. Lea and  
R. Jeffery Bridger..... 19:261
- McDermott v. AmClyde: A Path Towards a Proportionate Fault Rule in Section 905(b) Actions.*  
Robert E. Couhig, Douglass V. Freret II, and Jeffery E. Richardson 19:283
- Natural Resource Damages under CERCLA and OPA: Some Basics for Maritime Operators.  
J. T. Smith II ..... 18:1
- Ninth Circuit Recognizes Compensation for Future Economic Loss in Survival Actions under the General Maritime Law: *Evich v. Morris.*  
Note (Margaret M. Braun)..... 13:171
- Nonseafarers within State Territorial Waters May Supplement Their General Maritime Law Wrongful Death Remedies with State Wrongful Death and Survival Statute Remedies: *Yamaha Motor Corporation v. Calhoun.*  
Note  
(Omar F. Guerra Johansson)..... 21:193
- Oil, Money, and the Environment: Punitive Damages Under Due Process, Preemption, and Maritime Law in the Wake of the EXXON VALDEZ Litigation.  
Comment (Brandon T. Morris)..... 33:165
- OilVoy Clauses—Vessel Late Arrival at Load Port: Recovery of Commercial Damages.  
James M. Textor ..... 27:467
- Personal Injury, Recent Developments in Maritime Law.  
Douglas M. Muller and  
Julius H. Hines..... 22:513
- Post-*Calhoun* Remedies for Death and Injury in Maritime Cases: Uniformity, Whither Goest Thou?  
Robert Force ..... 21:7
- Prejudgment Interest in General Maritime Law: A Study in Confusion.  
Comment (Jeb T. Terrien) ..... 20:441
- The Problematic Nature of Contribution Actions for In Personam Defendants in Collision or Allision Cases.  
Comment (Brian Radcliffe) ..... 31:161
- Punitive Damage Awards in Maritime Arbitration: A Legitimate Part of the Arbitrator's Arsenal?  
Dion C. Raymos ..... X:251
- Punitive Damages for Maintenance and Cure: Is It How Much You Pay or How You Pay It—*Harper v. Zapata Off-Shore Co.*  
Note  
(Michael Reese Davis)..... X:103
- Punitive Damages in the Admiralty.  
Comment  
(Michael P. Maslanka) ..... V:223
- Punitive Damages under the Jones Act.  
Robert Dahlquist ..... VI:1
- A Seaman's Right to Recover Damages Under the Jones Act and the General Maritime Law for Purely Emotional Injuries Resulting from the Intentional Infliction of Emotional Distress.  
Comment (Jason P. Minkin) ..... 23:507

- Damages Recovery of Cable Repair  
 Ship Cost Damages from Third Parties That Injure Submarine Cables.  
 Douglas R. Burnett ..... 35:103
- Recovery for Cancerphobia and Increased Risk of Cancer under the Jones Act: *Hagerty v. L&L Marine Services, Inc.*  
 Note (Marc J. Veilleux)..... 12:219
- Recovery for Economic Loss under *Robins Dry Dock* and the Oil Pollution Act of 1990: *Sekco Energy, Inc. v. M/V Margaret Chouest*  
 Note (Cameron H. Totten)..... 18:167
- Recovery of Economic Losses: *Robins Dry-Dock* Remains a Dominant Force—*Louisiana ex. rel. Guste v. M/V Testbank*.  
 Note (E. John Heiser) ..... X:283
- Sailing the Statutory Seas Toward Uniformity in Maritime Tort Law: *Miles v. Apex Marine Corp.*  
 Note (C. Taylor Simpson)..... 15:449
- Seize and Desist: Damages for Wrongful Maritime Seizure.  
 Michael H. Bagot, Jr. and Dana A. Henderson ..... 25:117
- Superseding Cause and Comparative Fault after *Reliable Transfer: Lone Star Industries v. Mays Towing Co.*  
 Note (James E. Hollman) ..... 16:411
- A Tale of Spoiled Garlic and the Second Circuit’s Flawed Approach to Damage Mitigation in *APL Co. PTE Ltd. v. Blue Water Shipping U.S. Inc.*  
 Note (Daniel L. Burkard) ..... 35:585
- To Be an “Incident” or Not an “Incident,” That Is the Question Under the Oil Pollution Act of 1990: *Gatlin Oil Co. v. United States Revisited*.  
 Note (Timothy Semenero) ..... 24:955
- Tort Reform by the Judiciary: Developments in the Law of Maritime Personal Injury and Death Damages.  
 Robert Force ..... 23:351
- Towing the Line on Damages for Purely Emotional Injuries Cognizable under the Jones Act: *Plaisance v. Texaco, Inc.*  
 Note (William R. Coats) ..... 17:331
- United States Supreme Court Denies Survival Action Under General Maritime Law: *Dooley v. Korean Air Lines Co.*  
 Note (Jason P. Minkin)..... 23:229
- Waning Conventions: Remediating Natural Resource Damages Caused by Vessel-Source Oil Pollution Under the Existing Regimes and the Need To Reconvene.  
 Comment (S. Eric Lee) ..... 35:293
- Whittling Down Loss of Society in Maritime Wrongful Death Actions: *Truehart v. Blandon*.  
 Note (Matthew E. Roy)..... 14:393
- Wrongful Denial of Maintenance and Cure: Opening the Damages Floodgate.  
 Comment (Julie R. Wohlgemuth) ..... 18:109
- Y2K and the Maritime Industry.  
 Hal C. Welch and Reginald R. White, III ..... 24:125
- DEATH**
- An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of *Miles, Yamaha, Amtrak, and Others*.  
 Paul T. Hofmann ..... 23:409
- Breaking Waves: The Ninth Circuit Returns to the Text To Decide DOHSA’s Applicability in *Helman v. Alcoa Global Fasteners, Inc.*  
 Note (James Clement)..... 36:339
- Counterpoint: An Excerpt from—*Dooley v. Korean Air Lines Co.*: Are Survival Actions Lost to Davey Jones’ Locker Where DOHSA Applies?  
 Note (Christine Ann Guard) ..... 23:245
- Damages Recoverable for Maritime Deaths.  
 Harold J. Lamy ..... II/1:27
- Drowning in Unoccupied Waters: *Estate of Fajardo v. Maersk Line Agency*.  
 Note (Timothy R. Lord)..... 15:423
- Elimination of Loss of Society Damages in General Maritime Law:

- Cater v. Placid Oil Co.*  
Note (Alberta L. Adams)..... 16:377
- The Elimination of Punitive Damages  
for Seamen: How Far Does *Miles*  
Reach?  
Comment (William J. Pallas) ..... 18:89
- Fifth Circuit Allows Coupling of  
Survival Action under General  
Maritime Law with DOHSA Claim:  
*Azzopardi v. Ocean Drilling &  
Exploration Co.*  
Note (Laura Louise Magner)..... XI:319
- The Fifth Circuit Navigates Between  
Scylla (*Higginbotham*) and  
Charybdis (*Gaudet*)—*Bodden v.  
American Offshore, Inc.*  
Note (William J. Appel)..... VII:119
- Finding Federalism in the Admiralty:  
“The Devil’s Own Mess” Revisited.  
J. B. Ruhl ..... 12:263
- In re Amtrak*: The Eleventh  
Circuit’s Leash on *Yamaha*.  
Note (Christopher B. Daniels)..... 22:303
- In re Goose Creek Trawlers, Inc.*:  
Wards of the Court? With Friends  
Like These, Who Needs Enemies?  
Exploring the Nature of the *Yamaha*  
Exception.  
Note (Louis G. Spencer)..... 22:693
- An Introduction to Personal Injury and  
Death Claims in the People’s  
Republic of China.  
Robert Force and Xia Chen ..... 15:245
- The Jones Act Does Not Bar Recovery  
of Nonpecuniary Damages under  
the General Maritime Law in  
Seamen’s Wrongful Death  
Actions—*Hlodan v. Ohio Barge  
Line*.  
Note (John F. Keating, Jr.) ..... VI:87
- Jones Act Seamen and the Award for  
Loss of Society: A Post-  
*Higginbotham* Analysis—*Ivy v.  
Security Barge Lines, Inc.*  
Note (Elizabeth D. Haecker) ..... IV:149
- Just Another Variation on the *Miles*  
Theme?: *Gerdes v. G&H Towing  
Co.*  
Note (Megan E. Haggerty) ..... 22:673
- Limitation of Admiralty Jurisdiction in  
Wrongful Death Actions: *Molett v.  
Penrod Drilling Co.*  
Note (Kevin J. Neese)..... 15:151
- The Maritime Duty of Rescue:  
Beyond Contract and Privity—  
*Walsh v. Zusei Kaiun K.K.*  
Note (Andrew A. Braun) ..... V:81
- A Maritime Survival Remedy: Is  
There Life After *Higginbotham*?  
Joseph F. Smith, Jr. .... VI:185
- Maritime Wrongful Death:  
*Higginbotham* and the Search for  
Uniformity.  
Comment (E. Phelps Gay)..... III:289
- Ninth Circuit Recognizes  
Compensation for Future Economic  
Loss in Survival Actions under the  
General Maritime Law: *Evich v.  
Morris*.  
Note (Margaret M. Braun)..... 13:171
- No Suit for You!: The Ninth Circuit in  
*Bowoto v. Chevron Corp.* Holds the  
Death on the High Seas Act  
Preempts Alien Tort Statute  
Survival Claims.  
Note (Michael Crain) ..... 35:595
- Nonseafarers within State Territorial  
Waters May Supplement Their  
General Maritime Law Wrongful  
Death Remedies with State  
Wrongful Death and Survival  
Statute Remedies: *Yamaha Motor  
Corporation v. Calhoun*.  
Note  
(Omar F. Guerra Johansson)..... 21:193
- Post-*Calhoun* Remedies for Death and  
Injury in Maritime Cases:  
Uniformity, Whither Goest Thou?  
Robert Force ..... 21:7
- Removability of High Seas Death  
Claims Filed in State Court after  
*Tallentire*.  
Barbara A. Clark ..... 12:317
- Rights, Remedies and Recovery for  
Wrongful Death under Maritime  
Law.  
Eldon E. Fallon ..... I:32
- Sailing the Statutory Seas Toward  
Uniformity in Maritime Tort Law:  
*Miles v. Apex Marine Corp.*  
Note (C. Taylor Simpson) ..... 15:449
- State Court has Jurisdiction Over  
Wrongful Death on the High  
Seas—*Rairigh v. Erlbeck*.  
Note (Pamela R. Perron)..... VI:79

- A Statutory Frolic of Its Own? A  
Divided Fourth Circuit Calms the  
Seas of the Suits in Admiralty Act  
Discretionary Function Exception  
Circuit Split.  
Note (Ryan M. McCabe)..... 30:457
- Survivors Left Adrift with No  
Predictable Remedy in Sight:  
*Wahlstrom v. Kawasaki Heavy  
Industries, Ltd.*  
Note (Thomas R. Walker)..... 19:211
- Tort Reform by the Judiciary:  
Developments in the Law of  
Maritime Personal Injury and Death  
Damages.  
Robert Force..... 23:351
- The Time Limitation Period for  
Wrongful Death Actions under  
General Maritime Law—*Public  
Administrator of  
County of New York v. Angela  
Compania Naviera, S.A.*  
Note  
(John Marks Moore, III)..... IV:362
- Uniformity of Maritime Law and the  
Supreme Court: Till Death Do Us  
Part.  
Lizabeth L. Burrell..... 25:153
- United States Supreme Court Denies  
Survival Action Under General  
Maritime Law: *Dooley v. Korean  
Air Lines Co.*  
Note (Jason P. Minkin) ..... 23:229
- United States Admiralty Law as an  
Enclave of Federal Common Law.  
William H. Theis..... 23:73
- Whittling Down Loss of Society in  
Maritime Wrongful Death Actions:  
*Truehart v. Blandon.*  
Note (Matthew E. Roy) ..... 14:393
- Wrongful Death—Exclusive Remedy  
Provision of State Workmen’s  
Compensation Act Cannot be  
Employed to Deprive Plaintiff of  
*Moragne Remedy—Thibodaux v.  
Atlantic Richfield Co.*  
Note (William H. Frankel) ..... IV:165

#### DEEPWATER HORIZON

- The DEEPWATER HORIZON  
Disaster—Some Liability Issues.  
Ruwantissa Abeyratne ..... 35:125

- The Flow of Authority To Stop the  
Flow of Oil: Clean Water Act  
Section 311(c) Removal Authority  
and the BP/DEEPWATER  
HORIZON Oil Spill.  
Frederick J. Kenney, Jr., and  
Melissa A. Hamann..... 36:349
- Liability, Compensation and Financial  
Responsibility Under the Oil  
Pollution Act of 1990: A Review of  
the Second Decade.  
Lawrence I. Kiern..... 36:1

#### DEFENSES

- The Allocation of the Burden of Proof  
under the Fire Statute and the Fire  
Exemption Clause of the Carriage  
of Goods by Sea Act.  
Comment (Sandra A. Larkin)..... 20:403
- Application of the Hague Rules’  
“Perils of the Sea” Defense in  
Australia: *The Bunga Seroja.*  
Martin Davies ..... 23:449
- The Nautical Fault Debate (the  
Hamburg Rules, the U.S. COGSA  
95, the STCW 95, and the ISM  
Code).  
Leslie Tomasello Weitz..... 22:581
- The Ninth Circuit Fails to Mend the  
Inter-Circuit Split Regarding the  
Burden of Proof in Fire Statute  
Cases: *Nissan Fire & Marine  
Insurance Co. v. M/V Hyundai  
Explorer.*  
Note (Terry Marquez) ..... 21:629
- Not Too “Latent” a Discovery: The  
Diagnosis of an Oil Rig Worker’s  
Lung Disease Satisfies the  
Discovery Rule in *Pretus v.  
Diamond Offshore Drilling, Inc.*  
Note (Christopher M. Douse)..... 34:607
- Please Release Me—The Erroneous  
Application of 46 U.S.C. app.  
§ 183c to Scuba Diving Releases in  
*Courtney v. Pacific Adventures, Inc.*  
Jeffrey T. Woodruff ..... 23:473
- The Relationship, If Any, Between  
Misrepresentation and the Reinjury:  
The Fifth Circuit Suggests That  
Willful Concealment of a  
Preexisting Medical Condition *May*  
Constitute Contributory Negligence

- in *Johnson v. Cenac Towing, Inc.*  
 Comment (Mahsa Soheil) ..... 35:367
- Superseding Cause: Still a Viable  
 Defense in Admiralty.  
 William Jones Miller..... 18:211
- A Theory of Immunity for the  
 “Company Man” Working on a  
 Jack-Up Drilling Barge.  
 John Richard Fitzgerald..... 26:177

#### DIRECT ACTION STATUTES

- The Louisiana Direct Action Statute  
 Loses Its Teeth: How the Fifth  
 Circuit in *Todd v. Steamship Mutual*  
*Underwriting Ass’n* Opened the  
 Door To Allow Insurers To Enforce  
 Arbitration Agreements Against the  
 Direct Action Plaintiff.  
 Note (Zachary M. VanVactor)..... 35:659
- Marine P&I Insurers No Longer Safe  
 from the Louisiana Direct Action  
 Statute (If They Ever Were):  
*Grubbs v. Gulf International*  
*Marine, Inc.*  
 Note (Mark Christian Elmer) ..... 18:371

#### DOCUMENTATION

- New Developments in U.S. Flag  
 Vessel Financing and Citizenship  
 Requirements.  
 Constantine G. Papavizas ..... 24:205
- Rethinking the Easy Way Out: Flags  
 of Convenience in the Post-  
 September 11th Era.  
 Comment (Maria J. Wing)..... 28:173
- Ship Registers: An International  
 Update.  
 Update (Julie A. Perkins)..... 22:197
- U.S.-Flag Vessel Financing and  
 Citizenship Requirements Update.  
 Constantine G. Papavizas ..... 32:35
- The Vessel Documentation Act of  
 1980.  
 Comment  
 (Meredith L. Hathorn) ..... VII:303
- Vessel Registration in Selected Open  
 Registries.  
 Comment (Jane Marc Wells)..... VI:221

#### FEDERAL MARITIME COMMISSION

- Between a Dock and a Hard Place:  
 The D.C. Circuit Declares the  
 Puerto Rico Ports Authority an Arm  
 of the State Entitled to Sovereign  
 Immunity in *Puerto Rico Ports*  
*Authority v. Federal Maritime*  
*Commission*.  
 Note (Blair Brogan) ..... 33:515
- Classifying Cruise Ships as Common  
 Carriers under the Shipping Act, a  
 Jurisdictional Struggle: *American*  
*Association of Cruise Passengers v.*  
*Carnival Cruise Lines*.  
 Note (Daniel E. Eldredge) ..... 15:397
- Extension of Section 15 of the  
 Shipping Act to Agreements  
 Contained in Collective Bargaining  
 Contracts—*Federal Maritime*  
*Commission v. Pacific Maritime*  
*Association*.  
 Note (Evangeline Greek) ..... III:333

#### FEDERAL RULES OF CIVIL PROCEDURE

- Admiralty Jurisdiction and Procedure,  
 Recent Developments in Maritime  
 Law.  
 David B. Sharpe ..... 21:473
- The Final Chapter? The Second  
 Circuit Once Again Addresses Rule  
 B Attachments of Electronic Funds  
 Transfers in *Consub Delaware LLC*  
*v. Schahin Engenharia Limitada*.  
 Note (Ian Taylor) ..... 33:575
- Forum Selection Clause Survey  
 2005-2007.  
 (Arjya B. Majumdar and  
 Ryan M. McCabe)..... 31:745
- Forum Selection Clause Survey  
 2007-2008.  
 (Blair Brogan, Nicholas H. Berg  
 and Jonathan A. Hirsch)..... 33:661
- Forum Selection Clause Survey  
 2009-2010.  
 (Michael B. Pemberton,  
 Mark Diccico and  
 Jonathan Segarra) ..... 36:719
- Great Lakes Exploration Group v.*  
*Unidentified Wreck*: Navigating  
 Federalism and Arrest Procedure in  
 Post-Deep Sea Shipwreck



- Controversies.  
 Note (Brian K. McGarry) ..... 33:539  
*Great Lakes Exploration Group v. Unidentified Wreck*: Navigating Federalism and Arrest Procedure in Post-Deep Sea Shipwreck Controversies.  
 Note (Brian K. McGarry) ..... 33:539  
 The Position in the United States on Foreign Forum Selection and Arbitration Clauses, Forum Non Conveniens, and Antisuit Injunctions.  
 Robert Force ..... 35:401  
 The Problematic Nature of Contribution Actions for In Personam Defendants in Collision or Allision Cases.  
 Comment (Brian Radcliffe) ..... 31:161  
 Transnational Service of Process and Discovery in Federal Court Proceedings.  
 Phillip A. Buhler ..... 27:1

#### FEDERAL RULES OF EVIDENCE

- Admiralty Jurisdiction and Procedure, Recent Developments in Maritime Law.  
 David B. Sharpe ..... 21:473  
*Beech Aircraft Corp. v. Rainey*: The Supreme Court's Broad Interpretation of Federal Rule of Evidence 803(8)(c) Makes Waves in the Admiralty Community.  
 Note (Stephen H. Shapiro) ..... 14:405  
 Coast Guard Employees and Reports of Marine Casualty Investigations: Their Role in Litigation.  
 Comment (Ronald K. Schuster) ..... 23:207  
 "Evaluative Reports" and "Predecessor in Interest" Construed to Admit Coast Guard Hearing Report and Testimony under Federal Rules of Evidence—*Lloyd v. American Export Lines, Inc.*  
 Note (Susan Sarah Smith) ..... IV:155  
 Marine Casualty Reporting and Investigation.  
 Joseph W. Janssen, Jennifer A. Kerr and John W. Keller, III ..... 24:167  
 Mayday or All Ahead Full for Junk Science: *Cella v. United States*.  
 Note (Paul D. McFarlane) ..... 18:149

#### FINANCE

- U.S.-Flag Vessel Financing and Citizenship Requirements Update.  
 Constantine G. Papavizas ..... 32:35

#### FOREIGN LAW

- Application of the Hague Rules' "Perils of the Sea" Defense in Australia: *The Bunga Seroja*.  
 Martin Davies ..... 23:449  
 Argentina: A New Development in Direct Actions Against Indemnity Insurers.  
 Update (Mayela Rosas) ..... 22:191  
 Arrest and Detention of Ships and Other Property in Nigeria.  
 Chudi Nelson Ojukwu ..... 28:249  
 A Comment on the 1996 United Kingdom Arbitration Act.  
 Thomas Carbonneau ..... 22:131  
 The English High Court of Admiralty  
 Charles S. Cumming ..... 17:209  
 German Law: Damage to Persons, Property, and the Environment.  
 Dr. Thomas Brinkmann ..... 22:545  
 Insurance of F.O.B. Contracts in Anglo-American and Common Law Jurisdictions Revisited: The Wider Picture.  
 Ademuni-Odeke ..... 31:425  
 International Recent Developments:  
 Australia.  
 Kate Lewins ..... 36:537  
 International Recent Developments:  
 China—Vessel-Source Oil Pollution Compensation.  
 Hongjun Shan ..... 36:563  
 International Recent Developments:  
 Denmark.  
 Anders Møllmann ..... 36:573  
 International Recent Developments:  
 European Union—Maritime Passenger Transport.  
 Massimiliano Piras ..... 36:627  
 International Recent Developments:  
 Italy.  
 Valentina Corona ..... 36:585  
 International Recent Developments:  
 United Kingdom.  
 Theodora Nikaki ..... 36:601  
 The Law of the Flag and Maritime Criminal Jurisdiction: A New Rule To Replace an Outdated,

Inconvenient Doctrine. Comment (Guy Manchuk).....	32:221
Legal Qualities of Transport Documents. Hugo Tiberger.....	23:1
Liability of Classification Societies from the British Perspective: <i>The Nicholas H.</i> Note (Colleen E. Feehan) .....	22:163
Marine Insurance Law in China. Kevin X. Li, Tingzhong Fu, Ling Zhu and Yunlong Liu.....	32:425
Maritime Arbitration in Hong Kong. Peter S. Caldwell.....	22:155
Multimodal Transports in the United States and Europe— Global or Regional Liability Rules? Vibe Ulfbeck .....	34:37
Risk, Shipping, and Roman Law. H. Edwin Anderson, III .....	34:183
Shipping, Competition, and Dumping: The European Community's Liner Shipping Regulations. Terry Marquez.....	23:139
Shipping Law and Practice in China— Legal Analysis of the Draft Maritime Code and Maritime Jurisdiction. Lixing Zhang.....	14:209
International Update: Swedish Maritime Law 1999. Hugo Tiberger.....	24:857

#### FORUM NON CONVENIENS

Conditional Orders of Dismissal for <i>Forum Non Conveniens</i> are Appealable “Final Decisions” under 28 U.S.C. § 1291— <i>Koke v. Phillips Petroleum Co.</i> Note (Richard D. Bertram).....	IX:297
Failing To Reach the “Harbour” of the U.S. Limitation Fund: The Fourth Circuit Allows a Party To Dismiss Its Own Limitation Action on Forum Non Conveniens Grounds in <i>Compania Naviera Joanna SA v. Koninklijke Boskalis Westminster NV</i> . Note (Han Deng) .....	34:591
Foreign Seamen in United States Courts: The Nature of the Vessel as a Factor in International Choice of Law Analysis— <i>Vaz Borralho v.</i>	

<i>Keydril Co.</i> Note (Laura L. Roos) .....	VIII:383
Foreign Seamen, Personal Injury, and Products Liability: Two <i>Forum Non Conveniens</i> Tests— <i>Ali v. Offshore Co.</i> Note (Anne L. Lewis) .....	X:295
<i>Forum Non Conveniens</i> —The Fifth Circuit's New Test Collides with Admiralty Law: <i>In Re Air Crash Disaster Near New Orleans, Louisiana.</i> Note (Michael M. Butterworth) .....	13:179
Hung Out to Dry, But Still Dripping Wet: The United States Supreme Court Docks <i>Forum Non Conveniens</i> in <i>Miller v. American Dredging Co.</i> Note (Julie C. Ashby).....	18:347
The Law of the Flag, “Flag Shopping,” and Choice of Law. William Tetley, Q.C.....	17:139
The Position in the United States on Foreign Forum Selection and Arbitration Clauses, <i>Forum Non Conveniens</i> , and Antisuit Injunctions. Robert Force .....	35:401
Transnational Maritime Litigation: Selected Problems. Harold K. Watson.....	VIII:87

#### FORUM SELECTION

Balancing Bargaining Power: The Eleventh Circuit Overreaches To Destroy the Public Policy Defense at the Initial Enforcement Stage of Arbitration in <i>Lindo v. NCL (Bahamas), Ltd.</i> Note (Nicholas A. Machen).....	36:839
British Columbia Sinks Forum Selection Clauses: <i>Friesen v. Norwegian Cruise Lines.</i> Note (Jayson Haile).....	28:625
Forum Selection Clause Survey 2005-2007. (Arjya B. Majumdar and Ryan M. McCabe).....	31:745
Forum Selection Clause Survey 2007-2008. (Blair Brogan, Nicholas H. Berg and Jonathan A. Hirsch).....	33:661

- Forum Selection Clause Survey 2009-2010.  
Michael B. Pemberton, Mark DiCicco and Jonathan Segarra ..... 35:719
- Forum Selection Disputes Under Bills of Lading in Nigeria: A Historical and Contemporary Perspective.  
Adewale A. Olawoyin ..... 29:255
- The Position in the United States on Foreign Forum Selection and Arbitration Clauses, Forum Non Conveniens, and Antisuit Injunctions.  
Robert Force ..... 35:401
- Strange Ways: COGSA, the Action In Rem, and *Sky Reefer*'s Progeny.  
Comment (Aaron A. Radicke) ..... 32:203
- FUNDAMENTAL BREACH**
- Fundamental Breach: Has the Baby Gone Out with the Bathwater?  
Michael Wagener ..... 29:45
- GAMING/GAMBLING BOATS**
- Calling All Bets on Gaming Boat Vessel Status: An Analysis of How the Fifth Circuit Is Consistent with *Stewart v. Dutra*.  
Comment (Stephen W. Grant, Jr.).. 34:331
- GENERAL MARITIME LAW**
- Counterpoint: An Excerpt from—  
*Dooley v. Korean Air Lines Co.*:  
Are Survival Actions Lost to Davey Jones' Locker Where DOHSA Applies?  
Note (Christine Ann Guard) ..... 23:245
- Does *Sieracki* Still Rule the Seas?:  
*Coats v. Penrod Drilling Corp.*  
Note  
(Michelle M. O'Daniels) ..... 17:101
- The Effect of Settlement on Nonsettling Joint Tortfeasors in Maritime Law.  
Comment (Eric D. Suben) ..... 17:301
- Elimination of Loss of Society Damages in General Maritime Law:  
*Cater v. Placid Oil Co.*  
Note (Alberta L. Adams) ..... 16:377
- Fifth Circuit Allows Coupling of Survival Action under General Maritime Law with DOHSA Claim:  
*Azzopardi v. Ocean Drilling & Exploration Co.*  
Note (Laura Louise Magner) ..... XI:319
- The Fifth Circuit Passes the Buck: Whether Maritime Law or OCSLA Applies to Contracts Involving Drilling Platforms on the Outer Continental Shelf?:  
*Smith v. Penrod Drilling Corp.*  
Note (David Gray Douglas) ..... 17:89
- General Maritime Law Provides Seamen Cause of Action for Retaliatory Discharge—*Smith v. Atlas Offshore Boat Service, Inc.*  
Note (Virginia Boulet) ..... VI:295
- The Jones Act Does Not Bar Recovery of Nonpecuniary Damages under the General Maritime Law in Seamen's Wrongful Death Actions—*Hlodan v. Ohio Barge Line*.  
Note (John F. Keating, Jr.) ..... VI:87
- Just Another Variation on the *Miles* Theme?: *Gerdes v. G&H Towing Co.*  
Note (Megan E. Haggerty) ..... 22:673
- Loss of Consortium in Negligent Injury under the General Maritime Law: The Unrigging of *Igneri*—  
*American Export Lines, Inc. v. Alvez*.  
Note  
(Kathleen Sweeny Tillotson) ..... V:117
- Maritime Law as a Mixed Legal System (with Particular Reference to the Distinctive Nature of American Maritime Law, Which Benefits from Both Its Civil and Common Law Heritages).  
William Tetley, Q.C. .... 23:317
- Maritime Law—The Nature and Importance of Its International Character.  
James Allsop ..... 34:555
- Mixed Oil and Gas Contracts Performed on Navigable Waters—Maritime or Nonmaritime?  
Confusion Reigns in State Territorial Waters: *Davis & Sons, Inc. v. Gulf Oil Corp.*  
Note (Paul R. Brierre) ..... 16:389

- The Myth of Uniformity in Maritime Law.  
Robert D. Peltz ..... 21:103
- Ninth Circuit Recognizes Compensation for Future Economic Loss in Survival Actions under the General Maritime Law: *Evich v. Morris*.  
Note (Margaret M. Braun)..... 13:171
- OCS Indemnity Contracts: State Law or Maritime Law?—*Grand Isle Shipyard v. Seacor Marine, LLC*.  
David W. Robertson ..... 35:467
- Panel Discussion on Uniformity: Admiralty Law Institute 1999. .... 23:585
- A Seaman's Right to Recover Damages Under the Jones Act and the General Maritime Law for Purely Emotional Injuries Resulting from the Intentional Infliction of Emotional Distress.  
Comment (Jason P. Minkin) ..... 23:507
- The *Robins Dry Dock* Rule: The Tar Baby of Maritime Tort Law.  
Comment  
(Trey D. Tankersley) ..... 25:371
- Shipment of Dangerous Cargo by Sea.  
Robert Force ..... 31:315
- Take a Bow: Is It Time for the Preliminary Contract Doctrine To Make Its Exit?  
Comment (Ryan C. Davis) ..... 35:219
- The Time Limitation Period for Wrongful Death Actions under General Maritime Law—*Public Administrator of County of New York v. Angela Compania Naviera, S.A.*  
Note  
(John Marks Moore, III) ..... IV:362
- United States Supreme Court Denies Survival Action Under General Maritime Law: *Dooley v. Korean Air Lines Co.*  
Note (Jason P. Minkin) ..... 23:229
- United States Admiralty Law as an Enclave of Federal Common Law.  
William H. Theis ..... 23:73
- Whittling Down Loss of Society in Maritime Wrongful Death Actions: *Truehart v. Blandon*.  
Note (Matthew E. Roy) ..... 14:393
- Y2K and the Maritime Industry.  
Hal C. Welch and  
Reginald R. White, III ..... 24:125
- HIMALAYA CLAUSE**
- A Carrier by Any Other Name: Is It Time To Expand the Definition of a COGSA Carrier?  
Note (Kevin Baldwin) ..... 35:389
- Himalaya Strain?—A Forensic Examination of *Norfolk Southern Railway v. James N. Kirby, Pty Ltd.* and *Doe v. Celebrity Cruises, Inc.*  
Atilio M. Costabel ..... 29:217
- The Ninth Circuit Breathes Life into a Vessel as a Himalaya Beneficiary: *Mazda Motors of America, Inc. v. M/V Cougar Ace*.  
Note (Gillian Gurley) ..... 34:619
- HISTORY**
- Two Hundred Years of Maritime New Orleans: An Overview.  
Essay (Sally K. and  
William D. Reeves) ..... 35:183
- IMMIGRATION**
- No Suit for You!: The Ninth Circuit in *Bowoto v. Chevron Corp.* Holds the Death on the High Seas Act Preempts Alien Tort Statute Survival Claims.  
Note (Michael Crain) ..... 35:595
- Not Leaving the Issue on the Shelf: Applying Federal Immigration on the Outer Continental Shelf.  
Comment  
(Michael Raudebaugh) ..... 35:345
- IN REM PROCEEDINGS**
- Comments on the American Rule of In Rem Liability.  
David M. Collins ..... X:71
- Due Process and Rule C: The Constitutionality of the Admiralty In Rem Action.  
Comment  
(Constance M. Walker) ..... VI:249
- If It Can Be Towed, Then It's a Vessel: The Eleventh Circuit Reveals Flaws in the Overinclusive Definition of "Vessel" for Maritime Liens in *City*

- of Riviera Beach v. That Certain Unnamed Gray Vessel.*  
 Note (Courtney Collins) ..... 36:779
- Finders Weepers, Losers Keepers:  
 The Eleventh Circuit Denies Salvage Company's Claims to a Sunken Military Vessel Found in International Waters in *Odyssey Marine Exploration, Inc. v. Unidentified Shipwrecked Vessel.*  
 Note (Christine Nicole Burns) ..... 36:803
- The Ninth Circuit Breathes Life into a Vessel as a Himalaya Beneficiary: *Mazda Motors of America, Inc. v. M/V Cougar Ace.*  
 Note (Gillian Gurley)..... 34:619
- The Personification of the Vessel in United States Civil In Rem Actions and the International Law Context.  
 George K. Walker..... 15:177
- Practical Guide to Admiralty Supplemental Rules A through E.  
 Keith B. Letourneau..... 22:417
- Strange Ways: COGSA, the Action In Rem, and *Sky Reefer's* Progeny.  
 Comment (Aaron A. Radicke) ..... 32:203

### INSURANCE

- Argentina: A New Development in Direct Actions Against Indemnity Insurers.  
 Update (Mayela Rosas) ..... 22:191
- Asbestosis Litigation and Marine Insurance.  
 Brian P. Brancato..... 20:105
- "Ask Me No Questions and I'll Tell You No Lies": The Doctrine of *Uberrimae Fidei* in Marine Insurance Transactions.  
 John P. Kavanagh, Jr. .... 17:37
- Combating Risk on the High Sea: An Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry.  
 Comment  
 (Christopher M. Douse)..... 35:267
- "Compulsory by Law" in a P & I Policy—When Can a Vessel Owner Recover the Costs of Wreck Removal?: *Grupo Protexa v. All American Marine Slip.*  
 Note (James P. Koelzer)..... 19:177
- Compulsory Discard—The Second, Third, and Fifth Circuits Still Interpret the Term "Compulsory by Law" in Protection and Indemnity Policies Differently: *Danos Marine, Inc. v. Certain Primary Protection & Indemnity Underwriters.*  
 Note (Paul Riermaier) ..... 35:645
- Compulsory Removal and the P & I Policy: Fifth Circuit Applies its Objective Test and Rejects the Second Circuit's Term of Art Approach—*Continental Oil Co. v. Bonanza Corp.*  
 Note (L. Alan Rivers).....IX:312
- Direct Actions in Marine Insurance: A Jurisprudential Overview.  
 Arthur A. Crais, Jr. .... I:63
- Duties and Liabilities of Marine Insurance Brokers and Agents.  
 Richard A. Montgomery ..... VII:33
- The Enforceability of Arbitral Clauses Contained in Marine Insurance Contracts Against Nonsignatory Direct Action Claimants.  
 Victoria Holstein-Childress ..... 27:205
- The Enforceability of Arbitration Clauses in Marine Insurance Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act.  
 Kathleen B. Carr..... 18:71
- Indemnity on the Outer Continental Shelf—A Practical Primer.  
 Julia M. Adams and  
 Karen K. Milhollin..... 27:43
- Insurance of F.O.B. Contracts in Anglo-American and Common Law Jurisdictions Revisited: The Wider Picture.  
 Ademuni-Odeke ..... 31:425
- Insuring Contractual Indemnity Agreements under CGL, MGL, and P & I Policies.  
 William E. O'Neil, Esq. .... 21:359
- The Irony of *Uberrimae Fidei*: Bad Faith Practices in Marine Insurance.  
 Jeffery B. Struckhoff..... 29:287
- Liability of Marine Surveyors, Adjusters, and Claims Handlers.  
 Claude L. Stuart and  
 Evan T. Caffrey..... 22:1

- The Louisiana Direct Action Statute  
Loses Its Teeth: How the Fifth  
Circuit in *Todd v. Steamship Mutual  
Underwriting Ass'n* Opened the  
Door To Allow Insurers To Enforce  
Arbitration Agreements Against the  
Direct Action Plaintiff.  
Note (Zachary M. VanVactor) ..... 35:659
- Marine Insurance Law in China.  
Kevin X. Li, Tingzhong Fu, Ling  
Zhu and Yunlong Liu ..... 32:425
- Marine Insurance Principles: Contract  
Formation and Interpretation.  
Alex L. Parks ..... III:129
- Marine Insurance Survey—A  
Comparison of United States Law  
to the Marine Insurance Act of  
1906.  
Robert Bocko, Susan R. Bogart,  
James F. Moseley, Jr., Douglas M.  
Muller, Shannon S. Sanfilippo,  
Stephen C. Smith and Christopher  
Young ..... 20:5
- Maritime Lien Status for Unpaid Hull  
or Liability Insurance Premiums:  
Whether the Nonpayment of Hull  
and Protection and Indemnity  
Insurance Premiums Should Create  
a United States Maritime Lien  
Against the Insured Vessel in Favor  
of the Insurer.  
Chris Reeder ..... 15:285
- Marine P & I Insurers No Longer Safe  
from the Louisiana Direct Action  
Statute (If They Ever Were):  
*Grubbs v. Gulf International  
Marine, Inc.*  
Note (Mark C. Elmer) ..... 18:371
- Marine Protection and Indemnity  
Insurance: Conduct, Intent, and  
Punitive Damages.  
Stephen Martin ..... 28:45
- The Ninth Circuit Affirms the Right of  
a Marine Insurer to Rescind a  
Policy Based on an Insured's  
Material Misrepresentations:  
*D.N.R. Atkin v. Smith.*  
Note (Craig G. Kline) ..... 23:479
- Not Your Average Coffee Shop:  
Lloyd's of London—A Twenty-  
First-Century Primer on the History,  
Structure, and Future of the  
Backbone of Marine Insurance.  
Jeremy A. Herschaft ..... 29:489
- Other States Should “Get with the  
Program” and Follow Louisiana's  
Lead: An Examination of  
Louisiana's Direct Action Statute  
and Its Application in the Marine  
Insurance Industry.  
Jonathan C. Augustine ..... 27:109
- The Price of Uniformity: AASMA  
and Third-Party Rights of Direct  
Action in the Maritime Context:  
*AASMA v. American Steamship  
Owners Mutual Protection &  
Indemnity Association.*  
Note (Jennifer Ancona) ..... 21:593
- Panel Discussion on Uniformity:  
Admiralty Law Institute 1999. .... 23:585
- Primary and Excess Insurers—  
“Friends or Foes?”  
George A. Frilot, III ..... 14:201
- A Proposal To Reduce Confusion in  
the Law of Marine Insurance.  
Graydon S. Staring ..... V:21
- Removal and Remand of Admiralty  
Suits.  
Kenneth G. Engerrand ..... 21:383
- Rights and Duties of Primary and  
Excess Insurance Carriers.  
Margaret M. Sledge and  
Gerald M. Baca ..... 15:59
- Statutory and Contractual  
Indemnification and Forum  
Selection, Including  
the Oil Patch.  
Edward S. Johnson and  
Cindy T. Matherne ..... 24:85
- To Report or Not To Report, That Is  
the Question: Are Protection and  
Indemnity Clubs Responsible  
Reporting Entities Under MMSEA  
Section 111?  
Comment (Daniel L. Burkard) ..... 36:213
- Uberrimae Fidei*—Once Entrenched,  
Always Entrenched: The Third  
Circuit Joins the Majority in *AGF  
Marine Aviation & Transport v.  
Cassin*, But Is That Enough?  
Note (Stephen C. Richman) ..... 33:553
- Unexplained Losses in Marine  
Insurance.  
Geoffrey Brice Q.C. .... 16:105

- Untying the Gordian Knot and Opening Pandora's Box: The Need for a Uniform Federal Maritime Rule of *Uberrimae Fidei* with Respect to Marine Insurance. Comment (Paula Hamilton Lee)..... 19:411
- Warranties in the Law of Marine Insurance: Some Suggestions for Reform of English and American Law. Thomas J. Schoenbaum..... 23:267
- INTERNATIONAL LAW**
- “Ask Me No Questions and I’ll Tell You No Lies”: The Doctrine of *Uberrimae Fidei* in Marine Insurance Transactions. John P. Kavanagh, Jr. .... 17:37
- Benefits and Burdens of Third Parties Under Exception Clauses in Bills of Lading. Chen Liang ..... 24:225
- Breaking the Liability Limits in Multimodal Transport. Duygu Damar ..... 36:659
- Bringing It All Back Home: The Fifth and Second Circuits Allow Domestic Prosecutions for Oil Record Book Violations on Foreign-Flagged Vessels. Comment (Nicholas H. Berg) ..... 34:253
- The Carrier’s Duties Under the Rotterdam Rules: Better the Devil You Know? Theodora Nikaki ..... 35:1
- Claiming Damages in Multimodal Transport: A Need for Harmonisation. Simone Lamont-Black..... 36:707
- The CMI Charts a Course on the Sea of Electronic Data Interchange: Rules for Electronic Bills of Lading. Comment (Richard Brett Kelly) ..... 16:349
- COGSA and Choice of Foreign Law Clauses in Bills of Lading. Alan Nakazawa and B. Alexander Moghaddam ..... 17:1
- COGSA Section 4(5)’s “Fair Opportunity” Requirement: U.S. Circuit Court Conflict and Lack of International Uniformity; *Will the United States Supreme Court Ever Provide Guidance?* Daniel A. Tadros ..... 17:17
- Combating Risk on the High Sea: An Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse) ..... 35:267
- Contrariety: Divergent Theories of State Involvement in Shipping Finance Between the United States and the European Union. Angelo L. Rosa ..... 29:187
- Crashing Through the Ice: Legal Control of the Northwest Passage or Who Shall Be “Emperor of the North.” Comment (Roy A. Perrin, III) ..... 13:139
- Developments in the Swedish Maritime Law: 1999-2000. Hugo Tiberg ..... 26:641
- Developments in the Swedish Maritime Law: 2001-2002 Hugo Tiberg ..... 27:593
- Division of Collision Damages: Common Law, Civil Law, Maritime Law and Conflicts of Law. William Tetley, Q.C. .... 16:263
- European Union Legal Measures in Response to the Oil Pollution of the Sea. Malgorzata Anna Nesterowicz ..... 29:29
- Evaluating the Continuing GATS Negotiations Concerning International Maritime Transport Services. J. Michael Taylor ..... 27:129
- Fifth Amendment Due Process, Foreign Shipowners, and International Law. Stephen R. Swanson ..... 36:123
- The Fifth Circuit Finds that Criminal Sanctions for a Falsified Oil Record Book Are Consistent with International Law in *United States v. JHO*. Note (Roy H. Sparks) ..... 33:563
- Flags of Terror: An Argument for Rethinking Maritime Security Policy Regarding Flags of

- Convenience.  
Comment  
(Alexander J. Marcopoulos)..... 32:277
- Historic Wreck Salvage: An  
International Perspective.  
Craig Forrest..... 33:347
- International Law of the Sea:  
Reconciling the Law of Piracy and  
Terrorism in the Wake of  
September 11th.  
Comment (Tina Garmon)..... 27:257
- The International Liability and  
Compensation Regime for Oil  
Pollution from Ships—International  
Solutions for a Global Problem.  
Måns Jacobsson ..... 32:1
- The International Maritime  
Organization and Maritime  
Security.  
Rosalie Balkin ..... 30:1
- International Measures To Protect Oil  
Platforms, Pipelines, and  
Submarine Cables from Attack.  
Stuart Kaye ..... 31:377
- International Recent Developments:  
European Union—Maritime  
Passenger Transport.  
Massimiliano Piras..... 36:627
- The International Tonnage  
Convention—A Realistic Pursuit of  
Uniformity in United States  
Domestic Vessel Measurement?  
Comment (Kristina Chandler)..... 23:183
- Jurisdiction and Arbitration in  
Multimodal Transport.  
Yvonne Baatz ..... 36:643
- The Law of the Flag and Maritime  
Criminal Jurisdiction: A New Rule  
To Replace an Outdated,  
Inconvenient Doctrine.  
Comment (Guy Manchuk) ..... 32:221
- The Law of the Flag, “Flag  
Shopping,”  
and Choice of Law.  
William Tetley, Q.C. .... 17:139
- Legal Qualities of Transport  
Documents.  
Hugo Tiberghien..... 23:1
- Let Go of Her! Vessel Arrest and the  
Need for Global Uniformity.  
Douglas Scotti ..... 24:269
- Limits of Coast Guard Authority to  
Board Foreign Flag Vessels on the  
High Seas.  
Rachel Canty ..... 23:123
- Maritime Electronic Commerce for  
the Twenty-First Century.  
George F. Chandler ..... 22:463
- Maritime Injunction in the Maritime  
Procedure Law of P.R.C.  
Alex Cao ..... 26:581
- Maritime Law—The Nature and  
Importance of Its International  
Character.  
James Allsop ..... 34:555
- Maritime Liens, Rights of Retention,  
and Mortgage of Vessels Under the  
Legislation of the Russian  
Federation.  
Dmitri A. Pentsov ..... 26:609
- Multimodal Transports in the United  
States and Europe— Global or  
Regional Liability Rules?  
Vibe Ulfbeck..... 34:37
- Multimodal Transport Reform and the  
European Union: A Treaty Change  
Approach.  
Bevan Marten ..... 36:741
- Multimodalism and Through  
Transport—Language, Concepts,  
and Categories.  
D. Rhidian Thomas ..... 36:761
- The Nationality of Ships and Flags of  
Convenience: Economics, Politics,  
and Alternatives.  
H. Edwin Anderson, III..... 21:139
- The Nautical Fault Debate (the  
Hamburg Rules, the U.S. COGSA  
95, the STCW 95, and the ISM  
Code).  
Leslie Tomasello Weitz..... 22:581
- New London Arbitration Rules:  
Paradise Regained?  
Comment (G. Hans Sperling)..... 21:557
- The New Convention on Standards of  
Training, Certification, and  
Watchkeeping: What, If Anything,  
Does It Mean?  
Comment (G. Hans Sperling)..... 22:595
- The 1989 Salvage Convention and the  
Lloyd’s Open Form (LOF) Salvage  
Agreement 1990.  
Nicholas J.J. Gaskell ..... 16:1
- The Pennsylvania Rule*: No Longer  
the Rule.  
Francesca Morris ..... 32:131



- The Personification of the Vessel in  
United States Civil In Rem Actions  
and the International Law Context.  
George K. Walker..... 15:177
- Piracy: New Efforts in Addressing  
This Enduring Problem.  
Multiple Authors ..... 36:65
- Post-9/11 Security in a Post-WWII  
World: The Question of  
Compatibility of Maritime Security  
Efforts with Trade Rules and  
International Law.  
Eric J. Lobsinger ..... 32:61
- Protection Afforded to Captured  
Pirates Under the Law of War and  
International Law.  
Michael H. Passman ..... 33:1
- Recent Developments in Korean  
Maritime Law: Improved  
Shipowner's Remedy in Wrongful  
Arrest.  
Dong Hee Suh ..... 26:631
- Reflections on the Negotiation of the  
Maritime Labor Convention 2006  
at the International Labor  
Organization.  
John Isaac Blanck Jr. .... 31:35
- Relations Between the Rotterdam  
Rules and the Convention on the  
Carriage of Goods by Road.  
Cécile Legros..... 36:725
- Salvor Negligence.  
Geoffrey Brice, Q.C. .... 22:569
- Shipping, Competition, and Dumping:  
The European Community's Liner  
Shipping Regulations.  
Terry Marquez ..... 23:139
- Towards a Third-Party Liability  
Convention.  
P.J.S. Griggs..... 22:119
- Transnational Service of Process and  
Discovery in Federal Court  
Proceedings: An Overview.  
Phillip A. Buhler..... 27:1
- The Treatment, by the Federal Court  
of Canada, of Demise and  
Equivalent Identity of Carrier  
Clauses in Liner Bills of Lading.  
David F.H. Marler ..... 26:597
- The United States and Ukraine Sign  
New Three-Year Bilateral Port  
Agreement.  
Update (Colleen E. Feehan) ..... 22:201
- Uniformity of International Private  
Maritime Law—The Pros, Cons,  
and Alternatives to International  
Conventions—How to Adopt an  
International Convention.  
William Tetley, Q.C..... 24:775
- Unmanned Aerial Vehicles and the  
Doctrine of Hot Pursuit: A New  
Era of Coast Guard Maritime Law  
Enforcement Operations.  
Vasilios Tasikas..... 20:59
- U.S. Participation in the International  
Unification of Private Law: The  
Making of the UNCITRAL Draft  
Carriage of Goods by Sea  
Convention.  
Mary Helen Carlson ..... 31:615
- Waning Conventions: Remediating  
Natural Resource Damages Caused  
by Vessel-Source Oil Pollution  
Under the Existing Regimes and the  
Need To Reconvene.  
Comment (S. Eric Lee) ..... 35:293
- JONES ACT**
- Bound To Arbitrate: The Fifth Circuit  
Considers an Arbitration Agreement  
in a Settlement for Maintenance and  
Cure.  
Note (Brooke E. Wright)..... 32:619
- Breaking Down the Boundaries of  
Seaman Status: *Southwest  
Marine, Inc. v. Gizoni*.  
Note (Lisa S. Zamaludin) ..... 17:127
- “Built” or “Rebuilt”? That Is the  
Question: Risk of Losing the  
Coastwise Privilege After Vessel  
Modification Projects Outside the  
United States.  
Comment (Han Deng) ..... 35:241
- Causation Issues in FELA and Jones  
Act Cases in the Wake of *McBride*.  
David W. Robertson ..... 36:397
- The Cognizability of Sexual  
Harassment Claims Resulting in  
Purely Emotional Injury Under the  
Jones Act: *Martinez v. Bally's  
Louisiana, Inc.*  
Note (Meagen Leary)..... 27:359
- Compulsory River Pilots Granted  
Jones Act Seaman Status—  
Sounding  
the Death Knell of the “Fleet

- Doctrine": *Evans v. United Arab Shipping Company*.  
Note (Katie Smith Matison) ..... 16:421
- The Current State of Affairs for Claims of Negligent Infliction of Emotional Distress Under the Jones Act and Federal Employer's Liability Act.  
Comment (Alberto Struck)..... 30:353
- The Discombobulated State of FELA and Jones Act Jurisprudence and a Prognostication for Seamen's Claims for Purely Emotional Injuries.  
Comment (Lance P. Martin)..... 19:433
- Does *Sieracki* Still Rule the Seas?:  
*Coats v. Penrod Drilling Corp.*  
Note  
(Michelle M. O'Daniels) ..... 17:101
- Does the Jones Act Apply to Offshore Alternative Energy Projects?  
Constantine G. Papavizas and Gerald A. Morrissey III ..... 34:377
- The Elimination of Punitive Damages for Seamen: How Far Does *Miles* Reach?  
Comment (William J. Pallas) ..... 18:89
- An Employer's Common Ownership or Control Over Several Vessels is Unnecessary for Recovery under the Jones Act—*Bertrand v. International Mooring & Marine, Inc.*  
Note  
(Samuel M. Rosamond, III) ..... VIII:398
- Harboring Doubt: How Will the Fifth Circuit Apply *Stewart v. Dutra Construction Co.*?  
Carl J. Barbier and Clay J. Garside .... 31:1
- Hybrid Torts and Vicarious Liability Under the Jones Act: Testing the Limits of Course and Scope.  
Comment (Charles Rothermel)..... 36:289
- The Jones Act and Commercial Divers: Perilous Maritime Duties may Satisfy the *Robison* Test—*Wallace v. Oceaneering International*.  
Note (James Wesley Sowell).....IX:323
- The Jones Act Does Not Bar Recovery of Nonpecuniary Damages under the General Maritime Law in Seamen's Wrongful Death Actions—*Hlodan v. Ohio Barge Line*.  
Note (John F. Keating, Jr.) .....VI:87
- Jones Act Seamen and the Award for Loss of Society: A Post-*Higginbotham* Analysis—*Ivy v. Security Barge Lines, Inc.*  
Note (Elizabeth D. Haecker) .....IV:149
- The Jones Act Seaman—An Endangered Species: *Pizzitolo v. Electro-Coal Transfer Corp.*  
Note (Gerald M. Baca)..... 12:385
- Just Another Variation on the *Miles* Theme? *Gerdes v. G&H Towing Co.*  
Note (Megan E. Haggerty) .....22:673
- The Legacy of *Miles v. Apex Marine Corp.*  
Robert Force .....30:35
- Mayday or All Ahead Full for Junk Science: *Cella v. United States*.  
Note (Paul D. McFarlane) ..... 18:149
- Meeting the Requirements for a Valid Seaman's Release: *Borne v. A&P Boat Rentals No. 4, Inc.*  
Note (James L. Yates) ..... 12:229
- A New Highlight on an Old Doctrine and the Evaporation of the Fleet Rule: *Munguia v. Chevron, U.S.A., Inc.*  
Note (Georgia Brady Powell)..... X:326
- No Recovery for Medical Monitoring Costs in Personal Injury Claims—*In re Marine Asbestos Cases*.  
Note (Shannon E. Hoff).....26:675
- No Special Sollicitude for Seamen's Wives: Fifth Circuit (Again) Finds No Recovery for Loss of Society under a Negligence Theory—*Beltia v. Sidney Torres Marine Transport, Inc.*  
Note  
(Maria Elizabeth Breaux) ..... VIII:371
- Only in Louisiana Can You Find a Diver That's a Seaman: *Wisner v. Professional Divers of New Orleans*.  
Note (Kris Elliott).....24:919
- Punitive Damages under the Jones Act.  
Robert Dahlquist ..... VI:1

- Recent Decisions Determining  
Seaman Status under the Jones Act.  
Donald A. Hoffman ..... VI:173
- Recovery for Cancerphobia and  
Increased Risk of Cancer under the  
Jones Act: *Hagerty v. L&L Marine  
Services, Inc.*  
Note (Marc J. Veilleux)..... 12:219
- The Relationship, If Any, Between  
Misrepresentation and the Reinjury:  
The Fifth Circuit Suggests That  
Willful Concealment of a  
Preexisting Medical Condition May  
Constitute Contributory Negligence  
in *Johnson v. Cenac Towing, Inc.*  
Comment (Mahsa Soheil) ..... 35:367
- The Savings to Suitors Clause vs. The  
Limitation of Liability Act: A  
Compromise as Found in *Lewis v.  
Lewis & Clark Marine, Inc.*  
Note (George Tadross)..... 26:695
- Seamen's Releases: The Factors to  
Look at When Determining Their  
Validity: *Resner v. Arctic Orion  
Fisheries.*  
Note (Matt Cline)..... 21:603
- Seaman Status Continues Its Voyage  
Through Unchartered Brown Water  
Applications Using *Barrett v.  
Chevron, U.S.A., Inc.* to Set Its  
Course.  
Richard J. Arsenault ..... XI:273
- "Seaman" Status and the Jones Act:  
*Bach v. Trident Steamship Co.*  
Note (Julie R. Wohlgemuth)..... 17:115
- Seaman Status Revisited (Yet  
Again)—A Common Ownership  
Requirement and a New Seagoing  
Emphasis: *Harbor Tug & Barge  
Co. v. Papai.*  
Note (Todd D. Lochner) ..... 22:287
- The Seaman Status Situation:  
Historical Perspectives and Modern  
Movements in the U.S. Remedial  
Regime.  
Comment  
(Shailendra U. Kulkarni) ..... 31:121
- Seamen's Injuries, Recent  
Developments in Maritime Law.  
Edward J. Powers..... 21:529
- Seamen's Releases: the Factor's to  
Look at When Determining Their  
Validity: *Resner v. Arctic Orion  
Fisheries.*  
Note (Matt Cline) ..... 21:603
- A Seaman's Right to Recover  
Damages Under the Jones Act and  
the General Maritime Law for  
Purely Emotional Injuries Resulting  
from the Intentional Infliction of  
Emotional Distress.  
Comment (Jason P. Minkin) ..... 23:507
- Showdown in the Fifth Circuit:  
*Legros v. Panther Services Group,  
Inc.*  
Note (Kenneth J. Riemer)..... 13:341
- Splicing the Net: A Legislative  
Answer to the Problem of Seaman  
Status under the Jones Act.  
Comment (Evan T. Caffrey) ..... 14:361
- Standard of Care in Jones Act  
Negligence Cases—From Slight to  
Ordinary Care: *Gautreaux v.  
Scurlock Marine, Inc.*  
Note (Ronald K. Schuster)..... 22:315
- The Standard of Care in a Seaman's  
Personal Injury Action—Has the  
Jones Act Been Slighted?  
Brian J. Miles..... 13:79
- A Theoretical Possibility of  
Navigation: An Analysis of the  
Vessel Status of Watercraft Casinos  
in the Wake of *Stewart v. Dutra  
Construction Co.*  
Comment (Ross I. Landau) ..... 32:249
- A Theory of Immunity for the  
"Company Man" Working on a  
Jack-Up Drilling Barge.  
John Richard Fitzgerald ..... 26:177
- Towing the Line on Damages for  
Purely Emotional Injuries  
Cognizable under the Jones Act:  
*Plaisance v. Texaco, Inc.*  
Note (William R. Coats) ..... 17:331
- U.S. Customs Service Enforcement of  
Section 27 of the Jones Act:  
Continuity of Voyage Cases.  
J. Stephen Street ..... III:205
- Waiver of the Right of Non-  
Removability of Jones Act Claims:  
*Lirette v. N.L. Sperry Sun, Inc.*  
Note (Steven C. Kline)..... 12:397
- Wrongful Denial of Maintenance and  
Cure: Opening the Damages  
Floodgate.

- Comment  
(Julie R. Wohlgemuth)..... 18:109
- JURISDICTION**
- Admiralty Jurisdiction in Continental  
Countries.  
K.D. Kerameus..... VIII:329
- Admiralty Jurisdiction and Procedure,  
Recent Developments in Maritime  
Law.  
David B. Sharpe ..... 21:473
- Admiralty Jurisdiction at the  
Millennium.  
Armand M. Paré, Jr. .... 24:187
- Aloha, Bench Trial!  
Counterclaimant's  
Jury Right Sinks Plaintiff's 9(h)  
Designation: *Wilmington Trust  
v. United States District Court  
for the District of Hawaii*.  
Note (Spiro J. Verras)..... 16:435
- The Applicability of State Law in  
Maritime Cases after *Yamaha  
Motor Corp. v. Calhoun*.  
David W. Robertson..... 21:81
- The *AVCO* Exception to the Well  
Pleaded Complaint Doctrine as  
Applied to the LHWCA: *Aaron v.  
National Union Fire Ins. Co.*  
Note  
(Richard Hartshorn Langan II)..... 16:235
- Beware! Defective Appurtenances: A  
Discussion of the "Substantial  
Relationship" Requirement for  
Invoking Admiralty Jurisdiction in  
the Products Liability Context.  
Comment  
(Donald Lance Cardwell)..... 36:237
- Bound To Arbitrate: The Fifth Circuit  
Considers an Arbitration Agreement  
in a Settlement for Maintenance and  
Cure.  
Note (Brooke E. Wright) ..... 32:619
- Bringing in the Mother Lode: The  
Second Circuit Rides in the Wake  
of *Marino-Garcia—United States v.  
Pinto-Mejia*. Note  
(Charles Leonard-Christopher  
Vaccaro) ..... X:141
- Bringing It All Back Home: The Fifth  
and Second Circuits Allow  
Domestic Prosecutions for Oil  
Record Book Violations on  
Foreign-Flagged Vessels.  
Comment (Nicholas H. Berg)..... 34:253
- Choice of Law Analysis: The Solution  
to the Admiralty Jurisdictional  
Dilemma.  
Joseph F. Smith, Jr. .... 14:1
- Classifying Cruise Ships as Common  
Carriers under the Shipping Act, a  
Jurisdictional Struggle: *American  
Association of Cruise Passengers v.  
Carnival Cruise Lines*.  
Note (Daniel E. Eldredge) ..... 15:397
- The Contemporary Contours of  
Admiralty Jurisdiction.  
David J. Bederman and  
John E. Wierwille ..... 31:291
- Cruising into Federal Court: The  
Availability of Federal Admiralty  
Jurisdiction for Pleasure Craft Tort  
Cases After *Foremost Insurance  
Co. v. Richardson*.  
Comment  
(Charles H. Livaudais, Jr.) ..... 12:347
- Cruising with Terrorism:  
Jurisdictional Challenges to the  
Control of Terrorism in the Cruising  
Industry.  
Comment (Aaron Buzawa) ..... 32:181
- Delgado v. Reef Resort Ltd.*: The Fifth  
Circuit Fails To Throw Scuba  
Divers a Lifeline.  
Note (Jennifer Ferrara)..... 29:471
- The Disappearing Act: Removal  
Jurisdiction of an Admiralty Claim.  
Steven F. Friedell..... 30:75
- Distress Signal Requesting Guidance  
in Determination of Admiralty  
Subject Matter Jurisdiction: *Delta  
Country Venture, Inc. v. Magana*.  
Note (Stacey Kuch)..... 18:137
- Drug Enforcement on the High Seas:  
Stateless Vessel Jurisdiction over  
Shipboard Criminality by Non-  
Resident Alien Crewmembers—  
*United States v. Alvarez-Mena*.  
Note  
(Lawrence Bruce Mandala)..... XI:163
- The Ebb and Flow of *East River*:  
Consideration of the Supreme  
Court's Decision on Products  
Liability in Shipbuilding Contracts.  
Michael H. Bagot, Jr. .... 30:137

- The Eleventh Circuit Applies a Broad Definition of “Vessel” to Admiralty Tort Jurisdiction: *Bunge Corp. v. Freeport Marine Repair, Inc.*  
Note (Shannon Hoff) ..... 26:399
- The Enforceability of Forum Selection Clauses in Maritime Bills of Lading: An Update.  
C. Andrew Waters ..... 15:29
- Federal Regulation of Domestic Ocean Commerce: Crossroads in Jurisdictional Authority and Regulatory Philosophy.  
Amy Loeserman Klein and Charles Friedlander ..... VIII:299
- Fighting Fishers: The Ninth Circuit Extends Maritime Jurisdiction to a Wage Dispute and Fist Fight Aboard a Vessel in *Gruver v. Lesman Fisheries, Inc.*  
Note (Brandon T. Morris) ..... 32:633
- Foreclosure on *The Eclipse*  
*Doctrine*—A Plea for Equity in Admiralty.  
Comment  
(Thomas P. Adams) ..... XI:301
- Foreign Sovereign Immunities Act is Exclusive Basis for Exercising Subject Matter Jurisdiction in Suits Against Foreign States: *Argentine Republic v. Amerada Hess Shipping Corp.*  
Note (Jami J. Campisano) ..... 13:327
- The Foreign Sovereign Immunities Act: Where Did Our Remedies Go?  
Steven L. Roberts and James B. Warren ..... III:155
- Forum Selection Clause Survey 2005-2007.  
(Arjya B. Majumdar and Ryan M. McCabe) ..... 31:745
- Good Seamen Never Tangle Their Lines or Never the Twain Shall Meet: An Analysis of the Constitutional and Jurisdictional Delineations of *United States v. Reeh*.  
Note (Mary H. Mason) ..... 12:209
- Harboring Doubt: How Will the Fifth Circuit Apply *Stewart v. Dutra Construction Co.*?  
Carl J. Barbier and Clay J. Garside ..... 31:1
- How Far Does the FMLA Reach? The Ninth Circuit Grants a Maritime Lien to a Foreign Necessaries Provider in *Trans-Tec Asia v. M/V Harmony Container*.  
Note (Ian Taylor) ..... 33:337
- If It Can Be Towed, Then It’s a Vessel: The Eleventh Circuit Reveals Flaws in the Overinclusive Definition of “Vessel” for Maritime Liens in *City of Riviera Beach v. That Certain Unnamed Gray Vessel*.  
Note (Courtney Collins) ..... 36:779
- In re Illinois Marine Towing, Inc.*: How “Several” Can Mean “Single” in a Limitation of Liability Complaint.  
Note (Sean D. Kennedy) ..... 32:593
- In re Mission Bay Jet Sports, LLC*: The Ninth Circuit’s Expansion of the Connection-to-Maritime Test.  
Note (Christopher M. Ordoyne) ..... 34:633
- In re Needham*: The Fifth Circuit Expands Federal Jurisdiction Under the Oil Pollution Act.  
Note (Patrick Spicknall) ..... 29:161
- The *Iver Chaser* Case.  
Gordon W. Paulsen and Elisa M. Pugliese ..... 13:1
- Jurisdiction and Arbitration in Multimodal Transport.  
Yvonne Baatz ..... 36:643
- Jurisdiction in Section 905(b) Actions—Wrong Test Doomed to Wrong Results. Comment (Brent P. Abadie) ..... 13:121
- Jurisdictional Conflicts Between the Federal Maritime Commission and the Interstate Commerce Commission.  
Timothy Shane O’Neill ..... VI:51
- Keepers, Weepers, or No Finders at All: The Effect of International Trends on the Exercise of U.S. Jurisdiction and Substantive Law in the Salvage of Historic Wrecks.  
Comment (Brooke Wright) ..... 33:285
- The Law of the Flag and Maritime Criminal Jurisdiction: A New Rule To Replace an Outdated, Inconvenient Doctrine.  
Comment (Guy Manchuk) ..... 32:221

- Law Wars: The Battle Between  
Bankruptcy and Admiralty.  
Ramsay McCullough ..... 32:457
- Limitation of Admiralty Jurisdiction in  
Wrongful Death Actions: *Molett v.  
Penrod Drilling Co.*  
Note (Kevin J. Neese) ..... 15:151
- Litigation Against a State Trader—A  
No-Win Contest.  
Jon Magnusson ..... II/1:1
- Marine Logistics, Inc. v. England:*  
Asserting District Court Authority  
to Hear Maritime Matters in the  
Wake of the Contract Disputes Act  
of 1978.  
Note (Rachael S. Durrett) ..... 26:667
- Maritime Madness: Rule B,  
Electronic Funds Transfers,  
Maritime Contracts, and the  
Explosion of Admiralty Litigation  
in the Southern District of New  
York.  
Comment (Ian F. Taylor) ..... 34:211
- Merchants, Traders, and Pirates: The  
Birth of the Admiralty Clause.  
James J. Woodruff, II ..... 26:563
- Mixed Oil and Gas Contracts  
Performed on Navigable Waters—  
Maritime or Nonmaritime?  
Confusion Reigns  
in State Territorial Waters: *Davis  
& Sons, Inc. v. Gulf Oil Corp.*  
Note (Paul R. Brierre) ..... 16:389
- Moving Cargo Between Ship and  
Land Transportation Held to be  
Maritime Employment—*P.C.  
Pfeiffer Co. v. Ford.*  
Note (Bett Gibson Fernandez) ..... V:97
- Much Ado About Nothing, or Step-by-  
Step Determinations of Admiralty  
Tort Jurisdiction: *Sisson v. Ruby.*  
Note (John O. Pieksen, Jr.) ..... 15:439
- The Myth of Uniformity in Maritime  
Law.  
Robert D. Peltz ..... 21:103
- Navigating the Jurisdictional Fog: *Sea  
Vessel, Inc. v. Reyes.*  
Note (Thomas R. Robinson) ..... 19:475
- No Calm After the Storm: The Rise of  
the Rule B Attachment Cottage  
Industry.  
Comment (Jillian L. Benda) ..... 31:95
- OCS Indemnity Contracts: State Law  
or Maritime Law?—*Grand Isle  
Shipyards v. Seacor Marine, LLC.*  
David W. Robertson ..... 35:467
- An Overview of the Considerations  
Involved in Handling the Cargo  
Case.  
Michael F. Sturley ..... 21:263
- Pleasure Boat Collisions in Navigable  
Waters Held to be Traditional  
Maritime Activity—*Richardson v.  
Foremost Insurance Co.*  
Note (Patricia Ann Green) ..... VI:107
- The Position in the United States on  
Foreign Forum Selection and  
Arbitration Clauses, Forum Non  
Conveniens, and Antisuit  
Injunctions.  
Robert Force ..... 35:401
- Present Effects of the *Executive Jet  
Aviation* Case on Maritime Tort  
Jurisdiction.  
Bruce W. Dinwiddie ..... I:131
- Public Use and Regulation of Artificial  
Waterways.  
Comment (Henry A. Orphys) ..... V:259
- Removability of High Seas Death  
Claims Filed in State Court after  
*Tallentire.*  
Barbara A. Clark ..... 12:317
- Removal and Remand of Admiralty  
Suits.  
Kenneth G. Engerrand ..... 21:383
- Removal Jurisdiction of Saving Clause  
Suits as Civil Actions within the  
Original Jurisdiction of the District  
Courts.  
Joshua M. Morse, III ..... IV:197
- Resetting the *Executive Jet* Compass  
Again—*Smith v. Pan Air Corp.*  
Note  
(Laurence R. De Buys, IV) ..... VIII:186
- The Return of Section 905(b) Vessel  
Negligence Claims to the Realm of  
Traditional Maritime Torts:  
*Richendollar v. Diamond M  
Drilling Co., Inc.*  
Note (Roy A. Perrin, III) ..... 12:405
- Take a Bow: Is It Time for the  
Preliminary Contract Doctrine To  
Make Its Exit?  
Comment (Ryan C. Davis) ..... 35:219

- The Saving to Suitors Clause vs. The Limitation of Liability Act: A Compromise as Found in *Lewis v. Lewis & Clark Marine, Inc.*  
Note (George Tadross)..... 26:695
- The Seventh Circuit Restores the “Locality Test” as the Lone Jurisdictional Determinant in Cases Involving Vessels on Navigable Waters in *Tagliere v. Harrah’s Illinois Corp.*  
Note (Ross I. Landau)..... 31:669
- Shipbrokers’ Commissions: Entitlement, Standing, and Jurisdiction.  
H. Edwin Anderson, III ..... 24:55
- Shipping Law and Practice in China— Legal Analysis of the Draft Maritime Code and Maritime Jurisdiction.  
Lixing Zhang ..... 14:209
- Shipyard Workers and Asbestos Tort Claims: The Supreme Court’s Post-*Grubart* Silence Creates Jurisdictional Uncertainty.  
Comment (Owen Blood)..... 33:313
- Stateless Vessels and the High Seas  
Narcotics Trade: United States Courts Deviate from International Principles of Jurisdiction.  
Comment (Laura L. Roos) ..... IX:273
- Strange Ways: COGSA, the Action In Rem, and *Sky Reefer*’s Progeny.  
Comment (Aaron A. Radicke) ..... 32:203
- The Supreme Court and Maritime Jurisdiction.  
Lawrence D. Bradley, Jr. .... 25:207
- Surviving Preemption: State Remedies and the LHWCA: *Stevedoring Services of America v. Eggert.*  
Note (Michael J. Wray) ..... 21:229
- The Third Circuit Sinks Due Process Limits on the Maritime Drug Law Enforcement Act: *United States v. Martinez-Hildago.*  
Note (Laurence E. Stuart)..... 18:401
- A Theoretical Possibility of Navigation: An Analysis of the Vessel Status of Watercraft Casinos in the Wake of *Stewart v. Dutra Construction Co.*  
Comment (Ross I. Landau) ..... 32:249
- United States Admiralty Jurisdiction over Collisions on the High Seas: *Forum Non Conveniens* and Substantive Law.  
Patricia A. Krebs..... IX:43
- United States v. Massachusetts:* Federal Preemption of State Oil Spill Statutes.  
Note (Michael D. Driscoll)..... 32:607
- Vaguely Refining Admiralty Tort Jurisdiction: *Jerome B. Grubart, Inc. v. Great Lakes Dredge & Dock Co.*  
Note (Robert C. Adams) ..... 20:163
- Waiver of the Right of Non-Removability of Jones Act Claims: *Lirette v. N.L. Sperry Sun, Inc.*  
Note (Steven C. Kline)..... 12:397
- The Wake of *Executive Jet*—A Major Wave or a Minor Ripple.  
Joseph A. Calamari ..... IV:52
- Whose Interests Are More Important: Should a Plaintiff’s Rule 9(h) Designation “Trump” a Counterclaimant’s Right to Jury Trial?  
Comment  
(Mark Thomas Mahfouz) ..... 27:277
- Young v. Players Lake Charles, L.L.C.:* Extending Maritime Law Too Far?  
Note (Ricardo Rivas) ..... 24:939
- LEASE FINANCING**
- The Emergence of Lease Financing for Vessel Engaged in Coastwise Trade.  
Comment (Ashley S. Hugunine).... 30:411
- LEGISLATION**
- Analysis of the Senate’s Proposed Cruise Vessel Act as an Innovative Approach Towards Increased U.S. Participation in the North American Cruise Ship Tourism Market.  
Comment (Jeff Kvandal) ..... 26:353
- Close-Hauling Toward Simplified Eligibility Under the Longshore and Harbor Workers’ Compensation Act: A Proposal for Congressional Action or Judicial Clarification To Rectify Persistent Ambiguity.

Nicole J. Dulude and Todd Greenwood.....	35:45
Cruise Industry Liens Against the U.S. Penalty Wage Act. Comment (Susan Lee).....	31:141
The Flow of Authority To Stop the Flow of Oil: Clean Water Act Section 311(c) Removal Authority and the BP/DEEPWATER HORIZON Oil Spill. Frederick J. Kenney, Jr., and Melissa A. Hamann.....	36:349
“I Immediately Regret This Decision”: The Sixth Circuit’s Misinterpretation of the PWSA. Note (Emily Lowder).....	36:829
<i>In re Needham</i> : The Fifth Circuit Expands Federal Jurisdiction Under the Oil Pollution Act. Note (Patrick Spicknall) .....	29:161
Liability, Compensation and Financial Responsibility Under the Oil Pollution Act of 1990: A Review of the Second Decade. Lawrence I. Kiern .....	36:1
The Louisiana Direct Action Statute Loses Its Teeth: How the Fifth Circuit in <i>Todd v. Steamship Mutual Underwriting Ass’n</i> Opened the Door To Allow Insurers To Enforce Arbitration Agreements Against the Direct Action Plaintiff. Note (Zachary M. VanVactor).....	35:659
Maritime Transportation Security Act of 2002 (Potential Civil Liabilities and Defenses). Christopher E. Carey .....	28:295
No Suit for You!: The Ninth Circuit in <i>Bowoto v. Chevron Corp.</i> Holds the Death on the High Seas Act Preempts Alien Tort Statute Survival Claims. Note (Michael Crain).....	35:595
Post-9/11 Security in a Post-WWII World: The Question of Compatibility of Maritime Security Efforts with Trade Rules and International Law. Eric J. Lobsinger .....	32:61
The State of Our Seafaring Nation: What Course Has Congress Laid for the U.S. Maritime Industry?	

Comment (Timothy Semenoro).....	25:355
They Receive, and They’re A Carrier, But They’re Not a Receiving Carrier: The Second Circuit Follows <i>Regal-Beloit</i> and Reverses Precedent on Carmack Amendment Application. Note (Sarah Dawkins).....	35:607
Three’s a Crowd: The Unhappy Interplay Among the New York Convention, FAA and McCarran- Ferguson Act. Comment (Zachary M. VanVactor) .....	36:313
U.S.-Flag Vessel Financing and Citizenship Requirements Update. Constantine G. Papavizas .....	32:35

#### LETTERS OF CREDIT

Letters of Credit. G. Hamp Uzzelle, III.....	X:47
---	------

#### LIABILITY

Breaking the Liability Limits in Multimodal Transport. Duygu Damar .....	36:659
Claiming Damages in Multimodal Transport: A Need for Harmonisation. Simone Lamont-Black.....	36:707
The DEEPWATER HORIZON Disaster—Some Liability Issues. Ruwantissa Abeyratne.....	35:125
The <i>Erika</i> Judgment—Environmental Liability and Places of Refuge: A Sea Change in Civil and Criminal Responsibility that the Maritime Community Must Heed. Vincent J. Foley and Christopher R. Nolan.....	33:41
Hybrid Torts and Vicarious Liability Under the Jones Act: Testing the Limits of “Course-and-Scope.” Comment (Charles Rothermel) .....	36:289
Liability, Compensation and Financial Responsibility Under the Oil Pollution Act of 1990: A Review of the Second Decade. Lawrence I. Kiern.....	36:1
Multimodal Transports in the United States and Europe— Global or	



- Regional Liability Rules?  
Vibe Ulfbeck ..... 34:37
- Recovery of Cable Repair Ship Cost  
Damages from Third Parties That  
Injure Submarine Cables.  
Douglas R. Burnett ..... 35:103
- The Relationship, If Any, Between  
Misrepresentation and the Reinjury:  
The Fifth Circuit Suggests That  
Willful Concealment of a  
Preexisting Medical Condition *May*  
Constitute Contributory Negligence  
in *Johnson v. Cenac Towing, Inc.*  
Comment (Mahsa Soheil) ..... 35:367
- “Said To Contain”: Fear of Incurring  
Liability Creates a Disincentive for  
Cargo Carriers To Improve  
Shipping Container Security by  
Examining Cargo.  
Comment (Kevin P. Maney) ..... 35:317
- Shipbrokers’ Liability: An American  
Overview.  
Michael W. Lodwick..... 23:45

### LIENS

- An Agreement to Supply Credit Card  
Services to a Cruise Ship Charterer,  
Without More, Is Not a  
“Necessary” Under the Federal  
Maritime Liens Act: *Effjohn*  
*International Cruise Holdings, Inc.*  
*v. M/V Enchanted Isle.*  
Note (Richard Preston) ..... 27:613
- Keep ’em Separated: The Fourth  
Circuit Extends the Coverage of  
Choice of Law Provisions To  
Determine the Existence of  
Maritime Liens in *Triton Marine*  
*Fuels Ltd., S.A. v. M/V Pacific*  
*Chukotka.*  
Note (Michael Raudebaugh) ..... 34:647
- A Comparative Analysis of Maritime  
Lien Priority Under United States  
And Chinese Maritime Law.  
Donglai Yang..... 23:465
- Comparative Maritime Liens: Anglo  
and Latin Based Law in the  
Americas.  
Ivon D’Almeida Pires Filho ..... IX:245
- Cruise Industry Liens Against the U.S.  
Penalty Wage Act.  
Comment (Susan Lee) ..... 31:141
- Current Developments in the  
American  
Law of Maritime Liens and  
Mortgages.  
Charles S. Haight, Jr. .... IX:1
- The End of Maritime Liens for  
Master Leases of Containers: How  
Do You Provide These Fungible  
Necessaries to a Fleet of Vessels?  
Timothy K. Borchers..... 18:33
- Ensuring that Maritime Liens Remain  
Tied to Temporal Priority—*Bank*  
*One, Louisiana N.A. v. Mr. Dean*  
*MV.*  
Note (Jeffery Nicholas)..... 27:655
- Fifth Circuit Extends Maritime Lien to  
Time Charter Contract Before  
Cargo is Loaded: *E.A.S.T., Inc. of*  
*Stamford, Connecticut v. M/V Alaia.*  
Note (Timothy R. Hager)..... 15:133
- How Far Does the FMLA Reach? The  
Ninth Circuit Grants a Maritime  
Lien to a Foreign Necessaries  
Provider in *Trans-Tec Asia v. M/V*  
*Harmony Container.*  
Note (Ian Taylor) ..... 33:337
- Is the Government’s Right to Set-Off  
under 31 U.S.C. § 3728 Squared  
Away or Lost at Sea?: *Hornbeck*  
*Offshore Operators v. Ocean Line*  
*of Bermuda.*  
Note (Thomas H. Van Horn) ..... 19:513
- Leased Equipment On Board Vessels  
and Preferred Maritime Wage  
Liens: *Kesselring v. F/T Arctic*  
*Hero.*  
Note (Lance P. Martin)..... 19:199
- Liens for Necessaries and Arrest of  
Ships under Greek Law.  
Dr. Panayotis Sotiropoulos ..... 12:299
- Maritime Lien Status for Unpaid Hull  
or Liability Insurance Premiums:  
Whether the Nonpayment of Hull  
and Protection and Indemnity  
Insurance Premiums Should Create  
a United States Maritime Lien  
Against the Insured Vessel in Favor  
of the Insurer.  
Chris Reeder ..... 15:285
- Maritime Liens, Rights of Retention,  
and Mortgage of Vessels Under the  
Legislation of the Russian

- Federation.  
Dmitri A. Pentsov..... 26:609
- Meaning and Construction of  
“Furnishing” and “Necessaries”  
under the Federal Maritime Lien  
Act.  
Comment  
(Margaret M. Braun)..... 12:337
- The Origin, Development, and Future  
of Maritime Liens and the Action In  
Rem.  
Niell Hutton..... 28:81
- Paying Twice for a Public Vessel’s  
Necessaries in the Eleventh Circuit.  
Thomas Van Horn ..... 20:123
- Priority Freight: The Law of Maritime  
Liens, Freights, and General  
Creditors.  
Anthony Michael Sabino..... 17:51
- The Problematic Nature of  
Contribution Actions for In  
Personam Defendants in Collision  
or Allision Cases.  
Comment (Brian Radcliffe)..... 31:161
- Shipping Law and Practice in China—  
Legal Analysis of the Draft  
Maritime Code and Maritime  
Jurisdiction.  
Lixing Zhang..... 14:209
- Stevedores and Maritime Liens.  
William Tetley, Q.C. .... VIII:269
- Stricti Juris* in Motion: The Third  
Circuit Declines to Extend  
Maritime Liens to Replacement  
Vessels in *PNC Bank Delaware v.  
F/V Miss Laura*.  
Note (Ryan M. McCabe)..... 30:427
- The Supplier Strikes Back: Under  
What Circumstances Can a  
Subcontracting Necessaries  
Supplier Assert a Maritime Lien?  
Comment (Blair Brogan)..... 34:279
- LIMITATION OF LIABILITY**
- Breaking the Liability Limits in  
Multimodal Transport.  
Duygu Damar..... 36:659
- Conflicts of Limitation Laws in the  
United States and the United  
Kingdom: Solving the Riddle of  
*Norwalk Victory*.  
Comment (Robert J. Morris, III).... 34:303
- Counterpoint: An Excerpt from—The  
Fifth Circuit Provides a  
Clarification of the Meaning of  
“Delivery” Under COGSA and an  
Understanding of the Proper  
Determination for “Per-Package”  
Liability: *Servicios-Expoarma,  
C.A. v. Industrial Maritime  
Carriers, Inc.*  
Note (Elizabeth C. Harper)..... 23:265
- A Critical Defect in the Limitation of  
Liability Act: The Exclusion of the  
Master and Crew.  
Comment (Marc D. Isaacs) ..... 27:335
- The Eleventh Amendment, Flotilla  
Doctrine, and Other Flanking  
Maneuvers: Recent Efforts by  
Claimants To Avoid the Application  
of the Limitation of Liability Act.  
Joseph E. Lee III and  
Stuart P. Sperling ..... 29:1
- Failing To Reach the “Harbour” of the  
U.S. Limitation Fund: The Fourth  
Circuit Allows a Party To Dismiss  
Its Own Limitation Action on  
Forum Non Conveniens Grounds in  
*Compania Naviera Joanna SA v.  
Koninklijke Boskalis Westminster  
NV*. Note (Han Deng)..... 34:591
- The Fire Statute—Fifth Circuit  
Rekindles the Shipowner’s  
Protection—*Westinghouse Electric  
Corp. v. M/V Leslie Lykes*.  
Note (Stephen J. Galati)..... X:117
- The Fifth Circuit Clarifies the  
Application of COGSA’s  
Prescriptive and Per-Package  
Limitations: *Servicios-Expoarma,  
C.A. v. Industrial Maritime  
Carriers, Inc.*  
Note (Bryant E. Gardner) ..... 23:249
- The Flotilla Doctrine: Is *Liverpool*  
Simply Outdated or Is It Time To  
Abandon Ship?  
Comment  
(Shannon A. Thornhill) ..... 33:261
- The “Function of the Vessel”—A New  
Definition of “Seagoing” under the  
Limitation of Liability Act: *Matter  
of Talbot Big Foot, Inc.*  
Note (David R. Kunz)..... 14:187
- An Historical Trek Through the  
Judicial Interpretations of § 187 of

- the Limitation of Vessel Owner's Liability Act: The Evolution of the Literal versus the Statutory Purpose Approach.  
Comment  
(Katie Smith Matison) ..... 17:73
- In re Illinois Marine Towing, Inc.*:  
How "Several" Can Mean "Single" in a Limitation of Liability Complaint.  
Note (Sean D. Kennedy) ..... 32:593
- In re Tetra Applied Technologies*: The Saving to Suitors Clause vs. The Right To Seek Exoneration in Federal Court: Exoneration Is Not the Same as Limitation.  
Note (Matthew Guy)..... 29:503
- Interaction of the Federal Water Pollution Control Act with the Limitation of Liability Act and the General Maritime Law.  
Bonnie Garland Guss..... VI:199
- The International Liability and Compensation Regime for Oil Pollution from Ships—International Solutions for a Global Problem.  
Måns Jacobsson ..... 32:1
- Is a LASH Lighter a Vessel for Purposes of Shipowner Limitation of Liability?  
Comment (Robert S. Crowder)..... 22:255
- Limitation of Liability: The Defense Perspective.  
Michael M. Butterworth and Jason A. Schoenfeld..... 28:219
- Limitation of Liability and Direct Actions: The Relevant Fund.  
Frederick W. Swaim, Jr..... IV:215
- Limitation of Liability in Oil Pollution Cases: In Search of *Concursus* or Procedural Alternatives to *Concursus*.  
Robert Force and Jonathan Guttoff..... 22:331
- Limitation of Liability and Recreational Vessels.  
Michael B. McCauley..... 16:289
- Limitation of Liability Under COGSA: In the Wake of the Fair Opportunity Doctrine.  
Comment (Arik A. Helman) ..... 25:299
- Limitation of Liability: United States and Convention Jurisdictions.  
Carter T. Gunn ..... VIII:29
- Limitation, Non-Responsibility and Disclaimer Clauses.  
William Tetley, Q.C..... XI:203
- Limited Liability in Multimodal Transport and the Effect of Deregulation.  
Saul Sorkin ..... 13:285
- Limiting Limitation: *In re The Glacier Bay*.  
Note (Kathleen B. Carr)..... 16:403
- Maritime Liability: Issues for the New Congress.  
Update: *Pending Legislation* (Alan F. Schodel)..... XI:105
- Natural Resource Damages under CERCLA and OPA: Some Basics for Maritime Operators.  
J.T. Smith II ..... 18:1
- On the Duty to Follow Precedent in Applying the Limitation of Liability Act: *Keys Jet Ski, Inc. v. Kays*.  
Note (Jeffrey S. Winder)..... 15:465
- Prosecuting a Limitation Action Has a Price to Foreign Shipowners: *Karim v. Finch Shipping Co.*  
Note (Daniel H. Wooster)..... 26:705
- Protective Stipulations and the Single Claimant Exception in Limitation of Liability Proceedings.  
Comment  
(Michael L. Bono)..... 17:257
- The Shipowners' Limitation of Liability Act: Still Afloat or Sinking Fast?  
Jill A. Schaar ..... 24:659
- Shipowner Liability for Improperly Stowed Cargo: Federal Courts at Sea on the Standard of Care Owed to Off-Loading Longshoremen.  
Russell R. Williams ..... 17:185
- Shipping Law and Practice in China—Legal Analysis of the Draft Maritime Code and Maritime Jurisdiction.  
Lixing Zhang ..... 14:209
- Stipulations: Sidestepping the Limitation of Shipowners' Liability Act.  
Madeleine M. Landrieu ..... 23:429

- The Wreck Act and Limitations of Liability—Antithetic Concepts? Comment (J. Clifford Rogillio) .....IV:132
- LONGSHORE AND HARBOR WORKERS' COMPENSATION ACT**
- Assignment under 933(b) Precludes Longshoreman from Pursuing Third-Party Claim—*Rodriguez v. Compass Shipping*. Note (Phyllis Brasher) ..... VI:96
- Assumption of the Risk by Any Other Name . . . , Improperly Stowed Cargo and the Vessel's Duty to Warn: *Derr v. Kawasaki Kisen*. Note (James B. Abston)..... 13:163
- At Work on Islands in a Sea of Inconsistencies—Fixed-Rig Workers under the LHWCA: *Munguia v. Chevron U.S.A., Inc.* Note (James E. Nelson) ..... 18:389
- The *AVCO* Exception to the Well-Pleaded Complaint Doctrine as Applied to the LHWCA: *Aaron v. National Union Fire Ins. Co.* Note (Richard Hartshorn Langan II)..... 16:235
- Awards and Conflicts of Interest under Section 933 of the Longshoremen and Harbor Workers' Compensation Act: The Longshoreman Banded About Again. Comment (F. Nash Bilisoly)..... III:265
- Breaking Down the Boundaries of Seaman Status: *Southwest Marine, Inc. v. Gizoni*. Note (Lisa S. Zamaludin) ..... 17:127
- Charting the Chaotic Offshore Waters: The Validity of Contractual Indemnity Provisions Pertaining to Injuries Sustained Offshore. Comment (Larissa Sanchez) ..... 31:177
- Clearing Up the Confusion with the Application of Section 910(f) of the LHWCA: *Phillips v. Marine Concrete Structures, Inc.* Note (Neil Levine) ..... 16:251
- Close-Hauling Toward Simplified Eligibility Under the Longshore and Harbor Workers' Compensation Act: A Proposal for Congressional Action or Judicial Clarification To Rectify Persistent Ambiguity. Nicole J. Dulude and Todd Greenwood..... 35:45
- The Common Fund Doctrine Held Inapplicable to Longshoreman-Initiated Actions under the LHWCA—*Bloomer v. Liberty Mutual Insurance Co.* Note (Bonnie O'Niell Brethé)..... V:271
- The Content of the Negligence Action by Longshoremen Against Shipowners under the 1972 Amendments to the Longshoremen's and Harbor Workers' Compensation Act. James A. George..... II:15
- Does *Sieracki* Still Rule the Seas?: *Coats v. Penrod Drilling Corp.* Note (Michelle M. O'Daniels) ..... 17:101
- Expanding the Scope of "Navigable Waters" Under the LHWCA: *Kollias v. D & G Marine Maintenance*. Note (Aimee P. Kullman) ..... 19:189
- Falling In and Out of Coverage: Jurisprudential Legislating Eviscerates the Status Requirement of the Longshore and Harbor Workers' Compensation Act. George R. Alvey, Jr. and John O. Pieksen, Jr. .... 19:227
- A First Shot at Determining the "Retail Outlet" Exclusion: The Ninth Circuit Holds that a Tourist Photographer at Pearl Harbor Is Excluded from the Longshore and Harbor Workers' Compensation Act in *Peru v. Sharpshooter Spectrum Venture, L.L.C.* Note (Lindsay A. Sakal) ..... 32:657
- Harboring Doubt: How Will the Fifth Circuit Apply *Stewart v. Dutra Construction Co.*? Carl J. Barbier and Clay J. Garside .... 31:1
- Heads You Win, Tails I Lose: *Eagle-Picher Industries, Inc. v. United States*. Note (Brent P. Abadie)..... 12:373
- Interaction of the Aggravation Rule and the Credit Doctrine under the Longshoremen's and Harborworkers' Compensation Act:

- Strachan Shipping Co. v. Nash*.  
 Note (Alexander N. Beard) ..... 12:199
- The Jones Act Seaman—An  
 Endangered Species: *Pizzitolo v. Electro-Coal Transfer Corp.*  
 Note (Gerald M. Baca) ..... 12:385
- Jurisdiction in Section 905(b)  
 Actions—Wrong Test Doomed to Wrong Results.  
 Comment (Brent P. Abadie) ..... 13:121
- The LHWCA Situs Requirement—  
 Adjoining Area Construed Broadly in Keeping with the Remedial Purpose of the Act—*Texports Stevedore Co. v. Winchester*.  
 Note (Stephen P. Hall) ..... VI:118
- Longshoremen's Actions under the 1972 Amendments: An Alternative to *Cox* and *Canizzo*—*Cox v. Flota Merchante Grancolombiana; Canizzo v. Farrell Lines, Inc.*  
 Note (Henry A. Orphys) ..... IV:174
- Longshoremen's Negligence Actions Against Shipowners after the 1972 Amendments to the Longshoremen's and Harbor Workers' Compensation Act: An End to Circular Liability?—*Edmonds v. Compagnie Generale Transatlantique*.  
 Note (Marshall G. Weaver) ..... IV:341
- Moving Cargo Between Ship and Land Transportation Held to be Maritime Employment—*P.C. Pfeiffer Co. v. Ford*.  
 Note (Bett Gibson Fernandez) ..... V:97
- Narrowing the Scope of "Maritime Employment" under the LHWCA: *Herb's Welding, Inc. v. Gray*.  
 Note (J. Michael Nussbaum) ..... X:311
- Negligence Actions by Longshoremen Against Shipowners under Section 905(b) of the Longshoremen's and Harbor Workers' Compensation Act.  
 David W. Robertson ..... III:1
- Personal Injury, Recent Developments in Maritime Law.  
 Douglas M. Muller and Julius H. Hines ..... 22:513
- Possible Credit Defenses under the 1972 Amendments to the Longshoremen's and Harbor Workers' Compensation Act.  
 J. Dwight LeBlanc, Jr. .... II:1:1
- The Return of Section 905(b) Vessel Negligence Claims to the Realm of Traditional Maritime Torts: *Richendollar v. Diamond M Drilling Co., Inc.*  
 Note (Roy A. Perrin, III) ..... 12:405
- The Seaman Status Situation:  
 Historical Perspectives and Modern Movements in the U.S. Remedial Regime.  
 Comment (Shailendra U. Kulkarni) ..... 31:121
- Section 905(b) Liability of Owner-Stevedores.  
 Comment (Andrew P. Burnside) ..... VIII:347
- Section 905(b) and a Standard of Negligence: Cosmos or Chaos?  
 Comment (Steven E. Goldman) ..... IV:305
- Shipowner Liability for Improperly Stowed Cargo: Federal Courts at Sea on the Standard of Care Owed to Off-Loading Longshoremen.  
 Russell R. Williams ..... 17:185
- Showdown in the Fifth Circuit: *Legros v. Panther Services Group, Inc.*  
 Note (Kenneth J. Riemer) ..... 13:341
- The *Sieracki-Ryan* Construct Continues to Rule from the Grave—*Aparicio v. Swan Lake*.  
 Note (Debra F. Gambrell) ..... VI:302
- The "Something More" Requirement under Section 5(b) of the Longshore Act: *Singleton v. Guangzhou Ocean Shipping Co.*  
 Note (Jay W. Eng) ..... 21:205
- The Special Fund under the Longshore and Harbor Workers' Compensation Act.  
 Stuart Housel Smith ..... XI:71
- Special Fund Relief under the Longshore Act—The Manifest Requirement.  
 Hon. Thomas Schneider ..... 13:51
- A Standard of Negligence for Shipowner Liability under Section 905(b)—*Espinosa v. United States Lines, Inc.*  
 Note (Stephen Goldman) ..... III:325

Surviving Preemption: State Remedies and the LHWCA: <i>Stevedoring Services of America v. Eggert</i> . Note (Michael J. Wray) .....	21:229
Time and Voyage Charterer Liability under Section 905(b) of the Longshore and Harbor Workers' Compensation Act: A Sensible Solution has a Ghost of a Chance. Douglas J. Ende.....	14:239
<i>Valladolid v. Pacific Operations Offshore, LLP</i> : The Ninth Circuit Finds No Situs-of-Injury Requirement for Workers' Compensation Claims Under the Outer Continental Shelf Lands Act. Note (Alex Plaum) .....	35:617
A Vessel or Not a Vessel—That is the Question: The Definition of the Term “Vessel” under the Longshore and Harbor Workers' Compensation Act. Comment (John T. Lozier) .....	20:139
<i>Washington Metropolitan Area Transit Authority v. Johnson</i> : The Sudden Rise and Rapid Fall of General Contractor Tort Immunity under the LHWCA. Richard J. Arsenault.....	IX:19

#### LOUISIANA OILFIELD INDEMNITY ACT

Charting the Chaotic Offshore Waters: The Validity of Contractual Indemnity Provisions Pertaining to Injuries Sustained Offshore. Comment (Larissa Sanchez) .....	31:177
Classifying Primary Obligations in Mixed Maritime Contracts: <i>Thurmond v. Delta Well Surveyors</i> . Note (Michael D. Sledge).....	13:225
Federal Courts Put Uniformity to Sleep on the Shelf: <i>Knapp v. Chevron, U.S.A., Inc.</i> . Note (Henry D. Olinde).....	XI:329
The Fifth Circuit Passes the Buck: Whether Maritime Law or OCSLA Applies to Contracts Involving Drilling Platforms on the Outer Continental Shelf?: <i>Smith v. Penrod Drilling Corp.</i> . Note (David Gray Douglas) .....	17:89
Indemnity on the Outer Continental Shelf—A Practical Primer. Julia M. Adams and Karen K. Milhollin.....	27:43
Mixed Oil and Gas Contracts Performed on Navigable Waters—Maritime or Nonmaritime? Confusion Reigns in State Territorial Waters: <i>Davis &amp; Sons, Inc. v. Gulf Oil Corp.</i> . Note (Paul R. Brierre).....	16:389
Offshore Update—Five Years after Passage: Contractual Indemnity, Defense and Insurance under the Louisiana Oilfield Indemnity Act. Diogenis C. Panagiotis.....	X:203
Statutory and Contractual Indemnification and Forum Selection, Including the Oil Patch. Edward S. Johnson and Cindy T. Matherne .....	24:85

#### MAINTENANCE AND CURE

AIDS and the Doctrine of Maintenance and Cure. Comment (Jon Byron Coats, Jr.).....	24:283
Ain't No Money in the Cure: Arbitration Trumps Solicitude When Enforcing Postinjury Arbitration of Seamen's Personal Injury Claims. Comment (Matthew K. Maruca)....	33:229
Around the world on Eight Dollars a Day: The Binding Effect of Maintenance Rate Provisions in Collective Bargaining Agreements. Comment (E. Jane Rolling) .....	18:317
Base Wages May Now be Just the Tip of the Maintenance and Cure Iceberg—The Eleventh Circuit Recognizes an Injured Seaman's Projected Gratuities as Part of the Unearned Wages Calculation: <i>Flores v. Carnival Cruise Lines</i> . Note (Tondra Jo Phillips) .....	20:189
Bound To Arbitrate: The Fifth Circuit Considers an Arbitration Agreement in a Settlement for Maintenance and Cure. Note (Brooke E. Wright).....	32:619

- Enforcing a Seaman's Right to  
Medical Care After *Atlantic  
Sounding v. Townsend*.  
Rod Sullivan ..... 34:1
- Maintenance and Cure: The Courts as  
Thy Brother's Keeper: *Barnes v.  
Andover Co.*  
Note (Richard Brett Kelly) ..... 16:225
- Personal Injury, Recent Developments  
in Maritime Law.  
Douglas M. Muller and  
Julius H. Hines ..... 22:513
- Punitive Damages for Maintenance  
and Cure: Is It How Much You Pay  
or How You Pay It—*Harper v.  
Zapata Off-Shore Co.*  
Note (Michael Reese Davis) ..... X:103
- Questioning the Use of a Declaratory  
Judgment in a Maintenance and  
Cure Action: *Rowan Companies v.  
Griffin*.  
Note (Ashley E. Rea) ..... 15:159
- Seamen's Injuries, Recent  
Developments in Maritime Law.  
Edward J. Powers ..... 21:529
- Strict Enforcement of Collectively  
Bargained Maintenance Rates:  
*Gardiner v. Sea-Land Service, Inc.*  
Note (Flynn Jennings) ..... XI:311
- Wrongful Denial of Maintenance and  
Cure: Opening the Damages  
Floodgate.  
Comment  
(Julie R. Wohlgemuth) ..... 18:109

#### MARINE CONTRACTS

- Charting the Chaotic Offshore Waters:  
The Validity of Contractual  
Indemnity Provisions Pertaining to  
Injuries Sustained Offshore.  
Comment (Larissa Sanchez) ..... 31:177
- The Contemporary Contours of  
Admiralty Jurisdiction.  
David J. Bederman and  
John E. Wierwille ..... 31:291
- Maritime Madness: Rule B,  
Electronic Funds Transfers,  
Maritime Contracts, and the  
Explosion of Admiralty Litigation  
in the Southern District of New  
York.  
Comment (Ian F. Taylor) ..... 34:211

- OCS Indemnity Contracts: State Law  
or Maritime Law?—*Grand Isle  
Shipyard v. Seacor Marine, LLC*.  
David W. Robertson ..... 35:467
- Opting Out of Admiralty Law?:  
Uniformity vs. Freedom of Contract  
in the Selection of State Choice of  
Law.  
Jason R. Harris ..... 34:167
- Splitting the Difference: Reassessing  
*Bisso* in Light of *Sander v.  
Alexander Richardson Investments*.  
Note (Benjamin Brown) ..... 29:489
- Take a Bow: Is It Time for the  
Preliminary Contract Doctrine To  
Make Its Exit?  
Comment (Ryan C. Davis) ..... 35:219

#### MARITIME ADMINISTRATION

- Standing Before the Maritime  
Administration: The Protests of  
"Unsuitable" Vessels—*American  
Trading Transp. Co. v. United  
States*.  
Note (Richard W. Westling) ..... XI:341

#### MCCARRAN-FERGUSON ACT

- The Enforceability of Arbitration  
Clauses in Marine Insurance  
Contracts: The Conflict Between  
the Arbitration Convention and the  
McCarran- Ferguson Act.  
Kathleen B. Carr ..... 18:71
- Three's a Crowd: The Unhappy  
Interplay Among the New York  
Convention, FAA and McCarran-  
Ferguson Act.  
Comment  
(Zachary M. VanVactor) ..... 36:313

#### MEDIATION

- The Increasing Role of Mediation in  
Resolving Shipping Disputes.  
Charles L. Measter and  
Peter Skoufalos ..... 26:515

#### MEMORIAM

- Lord Brandon of Oakbrook, MC, PC:  
An Appreciation.  
David Steel, Justice ..... 24:i

### MORTGAGES, SHIP MORTGAGES, AND THE SHIP MORTGAGE ACT

- Current Developments in the  
American Law of Maritime Liens  
and Mortgages.  
Charles S. Haight, Jr. .... IX:1
- Plugging the Leaks in the Ship  
Mortgage Act: *Nate Leasing Co. v.  
Wiggins*.  
Note (Gilbert L. Fontenot) ..... 16:213

### OIL POLLUTION

- Allisions in the Artificial Archipelago:  
Economic Damages and Offshore  
Oilmen in the Oil and Gas Circuit.  
Comment (Bryant E. Gardner) ..... 24:299
- Bringing It All Back Home: The Fifth  
and Second Circuits Allow  
Domestic Prosecutions for Oil  
Record Book Violations on  
Foreign-Flagged Vessels.  
Comment (Nicholas H. Berg) ..... 34:253
- The DEEPWATER HORIZON  
Disaster—Some Liability Issues.  
Ruwantissa Abeyratne ..... 35:125
- The Double Hull Requirement of the  
Oil Pollution Act of 1990: Does It  
Constitute a Regulatory Taking?  
Comment (Criston Cicala) ..... 24:877
- The *Erika* Judgment—Environmental  
Liability and Places of Refuge: A  
Sea Change in Civil and Criminal  
Responsibility that the Maritime  
Community Must Heed.  
Vincent J. Foley and Christopher R.  
Nolan ..... 33:41
- European Union Legal Measures in  
Response to the Oil Pollution of the  
Sea.  
Malgorzata Anna Nesterowicz ..... 29:29
- The Fifth Circuit Finds that Criminal  
Sanctions for a Falsified Oil Record  
Book Are Consistent with  
International Law in *United States  
v. JHO*.  
Note (Roy H. Sparks) ..... 33:563
- The Flow of Authority To Stop the  
Flow of Oil: Clean Water Act  
Section 311(c) Removal Authority  
and the BP/DEEPWATER  
HORIZON Oil Spill.  
Frederick J. Kenney, Jr., and  
Melissa A. Hamann ..... 36:349
- In re Needham*: The Fifth Circuit  
Expands Federal Jurisdiction Under  
the Oil Pollution Act.  
Note (Patrick Spicknall) ..... 29:161
- The International Liability and  
Compensation Regime for Oil  
Pollution from Ships—International  
Solutions for a Global Problem.  
Måns Jacobsson ..... 32:1
- International Measures To Protect Oil  
Platforms, Pipelines, and  
Submarine Cables from Attack.  
Stuart Kaye ..... 31:377
- Liability, Compensation, and Financial  
Responsibility Under the Oil  
Pollution Act of 1990: A Review of  
the First Decade.  
Lawrence I. Kiem ..... 24:481
- Liability, Compensation and Financial  
Responsibility Under the Oil  
Pollution Act of 1990: A Review of  
the Second Decade.  
Lawrence I. Kiem ..... 36:1
- Liability of Third Parties for Oil Spill  
Cleanup Costs under the Federal  
Water Pollution Control Act and  
under General Maritime Law.  
William M. Duncan ..... X:25
- Limiting Limitation: *In re The  
Glacier Bay*.  
Note (Kathleen B. Carr) ..... 16:403
- The Maritime Compliance Program:  
Foghorn Protection for the  
Shipowner.  
Dennis L. Bryant, Esq. .... 24:591
- Monitoring Costs under the Oil  
Pollution Act of 1990: A Blank  
Check for the Coast Guard?  
Sergio J. Alarcon and  
Flynn M. Jennings ..... 21:419
- Natural Resource Damages Under  
CERCLA and OPA: Some Basics  
for Maritime Operators.  
J. T. Smith II ..... 18:1
- The Oil Pollution Act of 1990.  
Antonio J. Rodriguez and Paul  
A.C. Jaffe ..... 15:1
- Oil, Money, and the Environment:  
Punitive Damages Under Due  
Process, Preemption, and Maritime  
Law in the Wake of the EXXON  
VALDEZ Litigation.  
Comment (Brandon T. Morris) ..... 33:165



- Oil Pollution Act of 1990's Double  
Hull Requirement Collides with the  
Takings Clause: *Maritans v.*  
*United States.*  
Note (Paul Balanon) ..... 28:555
- Recent Developments in the Criminal  
Enforcement of Maritime  
Environmental Laws.  
David G. Dickman ..... 24:1
- Recovery for Economic Loss under  
*Robins Dry Dock* and the Oil  
Pollution Act of 1990: *Sekco*  
*Energy, Inc. v. M/V Margaret*  
*Chouest.*  
Note (Cameron H. Totten) ..... 18:167
- Red Sky at Morning: The Horizon for  
Corporations, Crew Members, and  
Corporate Officers as the United  
States Continues Aggressive  
Criminal Prosecution of  
International Pollution from Ships.  
Comment (Andrew Homer) ..... 32:149
- Shipowner Liability Arising from  
Violations of Statutory Work-Hour  
Limits.  
Comment (Robert D. Tracy) ..... 22:635
- State Authority Under the Oil  
Pollution Act of 1990: Federalist  
Elixir, or Should the Supreme Court  
Sink *Intertanko v. Locke?*  
Comment (Daniel G. Rauh) ..... 24:323
- To Be an "Incident" or Not an  
"Incident," That Is the Question  
Under the Oil Pollution Act of  
1990: *Gatlin Oil Co. v. United*  
*States Revisited.*  
Note (Timothy Semenoro) ..... 24:955
- United States v. Locke*: After a Rough  
Passage, Intertanko Crosses the Bar  
of State Regulation to Reach the  
Safe Harbor of Preemption.  
Note (Michael F. Vitt) ..... 25:573
- United States v. Massachusetts*:  
Federal Preemption of State Oil  
Spill Statutes.  
Note (Michael D. Driscoll) ..... 32:607
- Vetting Clauses.  
David W. Martowski ..... 26:123
- Waning Conventions: Remediating  
Natural Resource Damages Caused  
by Vessel-Source Oil Pollution  
Under the Existing Regimes and the  
Need To Reconvene.  
Comment (S. Eric Lee) ..... 35:293
- OUTER CONTINENTAL SHELF**
- Not Leaving the Issue on the Shelf:  
Applying Federal Immigration on  
the Outer Continental Shelf.  
Comment  
(Michael Raudebaugh) ..... 35:345
- OCS Indemnity Contracts: State Law  
or Maritime Law?—*Grand Isle*  
*Shipyards v. Seacor Marine, LLC.*  
David W. Robertson ..... 35:467
- Valladolid v. Pacific Operations*  
*Offshore, LLP*: The Ninth Circuit  
Finds No Situs-of-Injury  
Requirement for Workers'  
Compensation Claims Under the  
Outer Continental Shelf Lands Act.  
Note (Alex Plaum) ..... 35:617
- OUTER CONTINENTAL SHELF  
LANDS ACT**
- A Broad Overview of the Outer  
Continental Shelf Lands Act  
Amendments of 1978.  
Comment  
(Stanhope B. Denegre) ..... IV:108
- Charting the Chaotic Offshore Waters:  
The Validity of Contractual  
Indemnity Provisions Pertaining to  
Injuries Sustained Offshore.  
Comment (Larissa Sanchez) ..... 31:177
- Coast Guard Preemption of  
Occupational Safety and Health  
Administration Regulatory  
Authority on the Outer Continental  
Shelf—*Marshall v. Nichols.*  
Note (Bryan Pedeaux) ..... V:288
- Defining "Operation" for Jurisdiction  
Pursuant to the Outer Continental  
Shelf Lands Act: *EP Operating*  
*Ltd. Partnership v. Placid Oil Co.*  
Note (Vincent J. Foley) ..... 19:165
- Does the Jones Act Apply to Offshore  
Alternative Energy Projects?  
Constantine G. Papavizas and  
Gerald A. Morrissey III ..... 34:377
- Drilling Through the Muddied Waters  
on the Outer Continental Shelf: An  
Examination of the Fifth Circuit's  
Recent Decision in *Demette v.*  
*Falcon Drilling Co.*

- Note  
(E. Stewart Spielman)..... 26:683
- The Fifth Circuit Passes the Buck:  
Whether Maritime Law or OCSLA  
Applies to Contracts Involving  
Drilling Platforms on the  
Outer Continental Shelf?:  
*Smith v. Penrod Drilling Corp.*  
Note (David Gray Douglas) ..... 17:89
- Indemnity on the Outer Continental  
Shelf—A Practical Primer.  
Julia M. Adams and  
Karen K. Milhollin..... 27:43
- Mixed Oil and Gas Contracts  
Performed on Navigable Waters—  
Maritime or Nonmaritime?  
Confusion Reigns  
in State Territorial Waters: *Davis  
& Sons, Inc. v. Gulf Oil Corp.*  
Note (Paul R. Brierre)..... 16:389
- Not Leaving the Issue on the Shelf:  
Applying Federal Immigration on  
the Outer Continental Shelf.  
Comment  
(Michael Raudebaugh) ..... 35:345
- The Outer Continental Shelf Lands  
Act: Vesting State Courts with  
Concurrent Jurisdiction—*Gulf  
Offshore Co. v. Mobil Oil Corp.*  
Note (Meredith L. Hathorn) ..... VI:327
- Valladolid v. Pacific Operations  
Offshore, LLP*: The Ninth Circuit  
Finds No Situs-of-Injury  
Requirement for Workers'  
Compensation Claims Under the  
Outer Continental Shelf Lands Act.  
Note (Alex Plaum) ..... 35:617
- PERSONAL INJURIES**
- AIDS, the American Seaman, and the  
Law of Personal Injury.  
Judith A. Mellman..... 13:101
- Ain't No Money in the Cure:  
Arbitration Trumps Solicitude  
When Enforcing Postinjury  
Arbitration of Seamen's Personal  
Injury Claims.  
Comment (Matthew K. Maruca) ... 33:229
- Balancing Bargaining Power: The  
Eleventh Circuit Overreaches To  
Destroy the Public Policy Defense  
at the Initial Enforcement Stage of  
Arbitration in *Lindo v. NCL*  
(*Bahamas*), *Ltd.*  
Note (Nicholas A. Machen)..... 36:839
- Blackjack or Bust: Personal Injury  
Suits on Riverboat Casinos.  
Comment (Brian P. Brancato) ..... 19:133
- Breaking Down the Boundaries of  
Seaman Status: *Southwest  
Marine, Inc. v. Gizoni.*  
Note (Lisa S. Zamaludin) ..... 17:127
- Causation Issues in FELA and Jones  
Act Cases in the Wake of *McBride*.  
David W. Robertson ..... 36:397
- Charting the Chaotic Offshore Waters:  
The Validity of Contractual  
Indemnity Provisions Pertaining to  
Injuries Sustained Offshore.  
Comment (Larissa Sanchez)..... 31:177
- Close-Hauling Toward Simplified  
Eligibility Under the Longshore and  
Harbor Workers' Compensation  
Act: A Proposal for Congressional  
Action or Judicial Clarification To  
Rectify Persistent Ambiguity,  
Nicole J. Dulude and  
Todd Greenwood..... 35:45
- Compulsory River Pilots Granted  
Jones Act Seaman Status—  
Sounding  
the Death Knell of the "Fleet  
Doctrine": *Evans v. United Arab  
Shipping Company.*  
Note (Katie Smith Matison) ..... 16:421
- Damages Available in Personal Injury  
Claims After *Miles, Yamaha, and  
Amtrak*.  
Donald C. Radcliff ..... 23:383
- Does *Sieracki* Still Rule the Seas?:  
*Coats v. Penrod Drilling Corp.*  
Note  
(Michelle M. O'Daniels) ..... 17:101
- Elimination of Loss of Society  
Damages in General Maritime Law:  
*Cater v. Placid Oil Co.*  
Note (Alberta L. Adams) ..... 16:377
- The Elimination of Punitive Damages  
for Seamen: How Far Does *Miles*  
Reach?  
Comment  
(William J. Pallas) ..... 18:89
- Foreign Seamen, Personal Injury, and  
Products Liability: Two *Forum  
Non Conveniens* Tests—*Ali v.*

- Offshore Co.*  
 Note (Anne L. Lewis)..... X:295
- Forum-Selection Clauses and Seaman  
 Personal Injury: A Modern  
 Analytical Framework with  
 International Emphasis.  
 Comment  
 (Ryan Kelly McLemore)..... 25:327
- In re Amtrak*: The Eleventh  
 Circuit's Leash on *Yamaha*.  
 Note (Christopher B. Daniels)..... 22:303
- An Introduction to Personal Injury and  
 Death Claims in the People's  
 Republic of China.  
 Robert Force and Xia Chen..... 15:245
- Introduction: A Seaman's Personal  
 Injury Action—Some Practical  
 Points.  
 J. Dwight LeBlanc, J. Francois  
 Allain, and Michael J. Mestayer ..... IV:17
- Malpractice on the Love Boat:  
*Barbetta v. S/S Bermuda Star*.  
 Note (Michael J. Compagno)..... 14:381
- Medicine on the Seas.  
 Robert D. Peltz and  
 Vincent J. Warger ..... 27:425
- New Cargo from Old Ports: Recent  
 Significant Maritime Personal  
 Injury Cases.  
 Alvin B. Rubin and  
 David P. King ..... VIII:1
- No Recovery for Medical Monitoring  
 Costs in Personal Injury Claims—  
*In re Marine Asbestos Cases*.  
 Note (Shannon E. Hoff)..... 26:675
- Not Too "Latent" a Discovery: The  
 Diagnosis of an Oil Rig Worker's  
 Lung Disease Satisfies the  
 Discovery Rule in *Pretus v.*  
*Diamond Offshore Drilling, Inc.*  
 Note (Christopher M. Douse)..... 34:607
- Personal Injury, Recent Developments  
 in Maritime Law.  
 Douglas M. Muller and  
 Julius H. Hines ..... 22:513
- Post-*Calhoun* Remedies for Death and  
 Injury in Maritime Cases:  
 Uniformity, Whither Goest Thou?  
 Robert Force ..... 21:7
- A Quantum Study of Awards for  
 Maritime Related Personal Injuries.  
 (Dawn Barrios)..... II/1:59
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (Jeffery Breit)..... II/2:129
- Admiralty Personal Injury Awards.  
 (Jeffery Breit)..... III:103
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (Jeffery Breit)..... IV:185
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (Camilo K. Salas, III)..... V:127
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (Russel M. Olson) ..... VI:135
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (Joseph R. Ballard)..... VII:171
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (Laurence R. DeBuys, IV)..... VIII:199
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (M. Walker Baus) ..... IX:153
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (Michael Reese Davis)..... X:157
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (Sanford E. Warren, Jr.)..... XI:179
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (Mary Gaylene Cole) ..... 12:245
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (Steven H. Shapiro)..... 13:237
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (Steven M. Stastny)..... 15:319
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (David Gray Douglas and  
 Valeria St. Vicina)..... 17:377
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (Robert S. Green, Mark S. Rubin,  
 and Thomas H. Van Horn)..... 19:529
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.  
 (Jeffrey B. Carra and  
 Amelia Sweetland)..... 21:645
- A Quantum Survey of Reported  
 Admiralty Personal Injury Awards.

- (Kimberly A. Gershon and  
Barbara L. Ristow)..... 23:609
- A Quantum Survey of Reported  
Admiralty Personal Injury Awards.  
(Jennifer L. North and  
Michael F. Vitt)..... 25:595
- A Quantum Survey of Reported  
Admiralty Personal Injury Awards.  
(Wiley Richmond Beevers)..... 27:671
- A Quantum Survey of Reported  
Admiralty Personal Injury Awards.  
(Matthew Guy)..... 29:511
- A Quantum Survey of Reported  
Admiralty Personal Injury Awards.  
(Arjya B. Majumdar and  
Ryan M. McCabe)..... 31:697
- A Quantum Survey of Admiralty  
Personal Injury Awards.  
(Blair Brogan, Nicholas H. Berg,  
and Jonathan A. Hirsh) ..... 33:603
- A Quantum Survey of Admiralty  
Personal Injury Awards.  
Michael B. Pemberton,  
Mark DiCicco and  
Jonathan Segarra ..... 35:671
- The Relationship, If Any, Between  
Misrepresentation and the Reinjury:  
The Fifth Circuit Suggests That  
Willful Concealment of a  
Preexisting Medical Condition *May*  
Constitute Contributory Negligence  
in *Johnson v. Cenac Towing, Inc.*  
Comment (Mahsa Soheil) ..... 35:367
- “Seaman” Status and the Jones Act:  
*Bach v. Trident Steamship Co.*  
Note  
(Julie R. Wohlgemuth)..... 17:115
- Seamen’s Injuries, Recent  
Developments in Maritime Law.  
Edward J. Powers..... 21:529
- Shipowner Liability Arising from  
Violations of Statutory Work-Hour  
Limits.  
Comment (Robert D. Tracy) ..... 22:635
- Shipyards Workers and Asbestos Tort  
Claims: The Supreme Court’s Post-  
*Grubart* Silence Creates  
Jurisdictional Uncertainty.  
Comment (Owen Blood)..... 33:313
- Stacy v. Rederiet Otto Danielsen, A.S.*:  
The Ninth Circuit Exposes the  
Overinclusive Consequences of the  
Zone of Danger Test for Negligent  
Infliction of Emotional Distress.  
Note (Jarrod Rainey)..... 35:633
- Standard of Care in Jones Act  
Negligence Cases—From Slight to  
Ordinary Care: *Gautreaux v.*  
*Scurlock Marine, Inc.*  
Note (Ronald K. Schuster)..... 22:315
- A Statutory Frolic of Its Own? A  
Divided Fourth Circuit Calms the  
Seas of the Suits in Admiralty Act  
Discretionary Function Exception  
Circuit Split.  
Note (Ryan M. McCabe) ..... 30:457
- Strict Liability or Negligence: What  
Standard of Care Applies When  
Crewmembers Assault Passengers  
on Cruise Ships?  
Comment (Philip H. Budwick) ..... 19:353
- Time Charters, The New York  
Produce Exchange Form, and  
Personal Injury Liability.  
Comment  
(Edward C. Hammond) ..... 12:185
- Tort Reform by the Judiciary:  
Developments in the Law of  
Maritime Personal Injury and Death  
Damages.  
Robert Force ..... 23:351
- Towing the Line on Damages for  
Purely Emotional Injuries  
Cognizable under the Jones Act:  
*Plaisance v. Texaco, Inc.*  
Note (William R. Coats) ..... 17:331
- United States Admiralty Law as an  
Enclave of Federal Common Law.  
William H. Theis ..... 23:73
- Vessel Owner’s Personal Liability for  
Injuries Sustained by Third Parties  
while under Demise Charter:  
Strict Liability after *Baker v.*  
*Raymond International, Inc.*  
Comment  
(Melanee A. Gaudin)..... VIII:121
- Wrongful Denial of Maintenance and  
Cure: Opening the Damages  
Floodgate.  
Comment  
(Julie R. Wohlgemuth)..... 18:109
- Valladolid v. Pacific Operations*  
*Offshore, LLP*: The Ninth Circuit  
Finds No Situs-of-Injury  
Requirement for Workers’  
Compensation Claims Under the

Outer Continental Shelf Lands Act.  
Note (Alex Plaum)..... 35:617

### PILOTAGE

A Comparison of Louisiana's  
Regulation of State-Commissioned  
Pilotage with That of Other  
Maritime States.  
Comment (Matthew A. Lynch)..... 29:81

The Fifth Circuit Contracts the  
Compulsory Pilot Defense and  
Expands the Vessel Master's Duty  
to Monitor Compulsory Pilots:  
*Avondale Industries v. International  
Marine Carriers*.  
Note (Dana M. Shelton) ..... 19/1:485

The Problematic Nature of  
Contribution Actions for In  
Personam Defendants in Collision  
or Allision Cases.  
Comment (Brian Radcliffe)..... 31:161

River Pilot, Marine Surveyor, and  
Third-Party Inspector Liability.  
Frederick B. Goldsmith ..... 26:463

### PIRATES AND THIEVES

Combating Risk on the High Sea: An  
Analysis of the Effects of Modern  
Piratical Acts on the Marine  
Insurance Industry.  
Comment  
(Christopher M. Douse)..... 35:267

Drug Enforcement on the High Seas:  
Stateless Vessel Jurisdiction over  
Shipboard Criminality by Non-  
Resident Alien Crewmembers—  
*United States v. Alvarez-Mena*.  
Note (Lawrence Bruce Mandala)...XI:163

International Law of the Sea:  
Reconciling the Law of Piracy and  
Terrorism in the Wake of  
September 11th.  
Comment (Tina Garmon) ..... 27:257

Piracy: New Efforts in Addressing  
This Enduring Problem.  
Kevin Kelley et al. .... 36:65

Pirates, Rovers, and Thieves: New  
Problems with an Old Enemy.  
Lawrence J. Kahn ..... 20:293

Protecting the Booty: Creating a  
Regulatory Framework To Govern  
Increased Use of Private Security  
Companies in the Fight Against

Pirates.  
Dana M. Parsons ..... 35:153

Protection Afforded to Captured  
Pirates Under the Law of War and  
International Law.  
Michael H. Passman ..... 33:1

To Incorporate or Not to Incorporate;  
That is the Question: *B & F  
Trawlers, Inc. v. United States*.  
Note (Elton A. Foster)..... 14:175

*United States v. Suerte*: The Fifth  
Circuit Fails to Address  
International Law Principles in  
Examining Due Process Concerns  
Raised Under the Extraterritorial  
Application of the Maritime Drug  
Law  
Enforcement Act.  
Note (Timothy M. Morrison) ..... 27:631

Yacht Theft: Loss by Pirates or  
Assailing Thieves?  
Lawrence C. Delay..... IV:277

### POLLUTION

Allisions in the Artificial Archipelago:  
Economic Damages and Offshore  
Oilmen in the Oil and Gas Circuit.  
Comment (Bryant E. Gardner)..... 24:299

Canada's Oversight of Arctic  
Shipping: The Need for Reform.  
Lee Clark ..... 33:79

CERCLA Vis-à-Vis Maritime Law,  
Recent Developments in Maritime  
Law.  
Charles B. Anderson and  
Marisa Marinelli ..... 21:501

The Double Hull Requirement of the  
Oil Pollution Act of 1990: Does It  
Constitute a Regulatory Taking?  
Comment (Criston Cicala)..... 24:877

Federal Water Pollution Control Act—  
The Exclusive Remedy for  
Recovery by the United States of  
Oil Spill Cleanup Costs—*United  
States v. Dixie Carriers, Inc.*  
Note (Gerolyn Petit Roussel)..... V:296

The Flow of Authority To Stop the  
Flow of Oil: Clean Water Act  
Section 311(c) Removal Authority  
and the BP/DEEPWATER  
HORIZON Oil Spill.  
Frederick J. Kenney, Jr., and  
Melissa A. Hamann..... 36:349

“I Immediately Regret This Decision”: The Sixth Circuit’s Misinterpretation of the PWSA. Note (Emily Lowder).....	36:829	Robert Force and Jonathan Guttoff.....	22:331
In the Wake of the PRESTIGE Disaster: Is an Earlier Phase-Out of Single-Hulled Oil Tankers the Answer? Comment (Elizabeth Galiano) .....	28:113	Limiting Limitation: <i>In re The Glacier Bay</i> . Note (Kathleen B. Carr).....	16:403
Interaction of the Federal Water Pollution Control Act with the Limitation of Liability Act and the General Maritime Law. Bonnie Garland Guss.....	VI:199	The Maritime Compliance Program: Foghorn Protection for the Shipowner. Dennis L. Bryant, Esq.....	24:591
The International Liability and Compensation Regime for Oil Pollution from Ships—International Solutions for a Global Problem. Måns Jacobsson .....	32:1	Monitoring Costs under the Oil Pollution Act of 1990: A Blank Check for the Coast Guard. Sergio J. Alarcon and Flynn M. Jennings.....	21:419
International Measures To Protect Oil Platforms, Pipelines, and Submarine Cables from Attack. Stuart Kaye .....	31:377	Natural Resource Damages under CERCLA and OPA: Some Basics for Maritime Operators. J. T. Smith II .....	18:1
Latest Developments in International Maritime Environmental Regulation. (Winter 2008) Eric B. Rothenberg and Robert S. Nicksin .....	33:137	The Oil Pollution Act of 1990. Antonio J. Rodriguez and Paul A.C. Jaffe .....	15:1
Liability, Compensation, and Financial Responsibility Under the Oil Pollution Act of 1990: A Review of the First Decade. Lawrence I. Kiern .....	24:481	Recent Developments in the Criminal Enforcement of Maritime Environmental Laws. David G. Dickman .....	24:1
Liability, Compensation, and Financial Responsibility Under the Oil Pollution Act of 1990: A Review of the Second Decade. Lawrence I. Kiern .....	36:1	Recovery for Economic Loss under <i>Robins Dry Dock</i> and the Oil Pollution Act of 1990: <i>Sekco Energy, Inc. v. M/V Margaret Chouest</i> Note (Cameron H. Totten).....	18:167
Liability of Charterers and Cargo Owners for Pollution from Ships. Charles B. Anderson and Colin de la Rue.....	26:1	Representing Corporate and Individual Clients in Criminal Prosecution for Environmental Pollution: A Primer. Lindsay A. Larson, III and Jean Paul Picou Overton.....	19:113
Liability of Third Parties for Oil Spill Cleanup Costs under the Federal Water Pollution Control Act and under General Maritime Law. William M. Duncan .....	X:25	Rule B: Alive and Well in the Ninth Circuit— <i>Polar Shipping, Ltd. v. Oriental Shipping Corp.</i> Note (Pamela Marshall West).....	VII:159
Limitation of Liability in Oil Pollution Cases: In Search of <i>Concursus</i> or Procedural Alternatives to <i>Concursus</i> .		Shipowner Liability Arising from Violations of Statutory Work-Hour Limits. Comment (Robert D. Tracy).....	22:635
		Slick Maneuvering: The Fifth Circuit Finds Liability for Oil Pollution Exists Outside the Federal Water Pollution Control Act— <i>United States v. M/V Big Sam</i> . Note (Jon Schuyler Brooks) .....	VIII:171
		Sovereign Immunity, Rule F, and the Oil Pollution Act of 1990: The Eleventh Circuit Attempts to Clear	

- the Waters in *Bouchard Transportation Co. v. Updegraff*.  
Note (Daniel G. Rauh)..... 23:541
- The Water Pollution Control Act and the Wreck Act: Maritime Tort Liability and Congressional Intent (if any).  
Albert Tate, Jr. ....IX:197
- To Be an “Incident” or Not an “Incident,” That Is the Question Under the Oil Pollution Act of 1990: *Gatlin Oil Co. v. United States Revisited*.  
Note (Timothy Semenoro) ..... 24:955

#### PORT SECURITY

- Cruising with Terrorism:  
Jurisdictional Challenges to the Control of Terrorism in the Cruising Industry.  
Comment (Aaron Buzawa) ..... 32:181
- Industry on Alert: Legal and Economic Ramifications of the Homeland Security Act on Maritime Commerce.  
Comment (K. Lamar Walters, III).. 30:311
- Post-9/11 Security in a Post-WWII World: The Question of Compatibility of Maritime Security Efforts with Trade Rules and International Law.  
Eric J. Lobsinger ..... 32:61
- Regulation Consolidation: How Recent United States Customs and Commission Pronouncements Will Cause a Sea of Change.  
Comment (Jennifer M. Ferrara) ..... 30:335
- “Said To Contain”: Fear of Incurring Liability Creates a Disincentive for Cargo Carriers To Improve Shipping Container Security by Examining Cargo.  
Comment (Kevin P. Maney) ..... 35:317

#### PORTS AND HARBORS

- Between a Dock and a Hard Place: The D.C. Circuit Declares the Puerto Rico Ports Authority an Arm of the State Entitled to Sovereign Immunity in *Puerto Rico Ports Authority v. Federal Maritime Commission*.  
Note (Blair Brogan) ..... 33:515

- Forgotten Fears Present Imminent Threats to the Maritime Shipping and Recreation Industries: The Risk Posed by the Availability of Sea Mines.  
Comment (Jason Reddish).....29:125
- Tale of Two Ports: Is Consolidation the Panacea for the Economic Ills of the Louisiana Ports?  
Comment (Mark R. Beebe) ..... 13:309
- Tan Hi* and Containerized Cargo in the Philippines.  
Randolph J. Friedman .....XI:297

#### PRODUCTS LIABILITY

- Beware! Defective Appurtenances: A Discussion of the “Substantial Relationship” Requirement for Invoking Admiralty Jurisdiction in the Products Liability Context.  
Comment  
(Donald Lance Cardwell) ..... 36:237
- The Citadel Survives a Naval Bombardment: A Policy Analysis of the Economic Loss Doctrine.  
Steven R. Swanson..... 12:135
- Just Another Variation on the *Miles* Theme?: *Gerdes v. G&H Towing Co.*  
Note (Megan E. Haggerty) ..... 22:673
- Maritime Products Liability in the United States.  
Robert Force .....XI:1
- An Overview of Products Liability Law in a Maritime Context.  
Paul S. Edelman ..... V:159
- Product Liability: Is It Available to Longshoremen Suing the Vessel?  
Newton R. Brown ..... II/2:117
- Products Liability in a Maritime Setting: The Negligent Failure to Warn—*Ionmar Compania Naviera, S.A. v. Olin Corp.*  
Note (Linda M. Eckles) ..... VII:130
- “What’s That Falling from the Sky? Oh, It’s Just a Helicopter and, You Know What, It Will Probably Only Injure Itself”: The Fifth Circuit’s Application of the East River Doctrine in *Turbomeca, S.A. v. ERA Helicopters, LLC*.  
Note (Timothy Keslar)..... 33:527

### RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS

- The Acceptance of Emerging  
American Law Abroad: Could  
“Maritime RICO” Work in the  
People’s Republic of China?  
Mark Sidel ..... \* Symposium, 99
- Adrift at Sea: The Muddled  
Relationship Between Civil RICO  
and Maritime Law.  
Robert M. Jarvis ..... Symposium, 111
- Civil RICO’s Cause of Action: The  
Landscape After *Sedima*.  
Douglas E. Abrams ..... Symposium, 19
- The Effect of RICO on Maritime  
Arbitration.  
William P. Byrne ..... Symposium, 77
- An Introduction to RICO.  
Joseph C. Sweeney ..... Symposium, 7
- Pleading Maritime RICO.  
Curtis E. Pew ..... Symposium, 69
- A Short History of Maritime Fraud.  
R. Glenn Bauer ..... Symposium, 11
- Taking RICO to Sea: A Primer on the  
Use of RICO for the Maritime Bar.  
Sanford E. Balick ..... Symposium, 53
- Maritime RICO—A Corporate  
Counsel’s Concerns.  
Manuel R. Llorca ..... Symposium, 95
- Maritime RICO as Seen by an  
Arbitrator.  
Jack Berg ..... Symposium, 85

### RECENT DEVELOPMENTS

- Developments in Admiralty and  
Maritime Law at the National Level  
and in the Fifth and Eleventh  
Circuits.  
David W. Robertson and  
Michael F. Sturley ..... 35:493

---

\* “Symposium” refers to the Maritime RICO symposium originally delivered in May, 1987, at the Fordham University School of Law. The *Tulane Maritime Law Journal* printed the articles in Volume 12, No. 1.

- International Recent Developments:  
Australia.  
Kate Lewins ..... 36:537
- International Recent Developments:  
China—Vessel-Source Oil  
Pollution Compensation.  
Hongjun Shan ..... 36:563
- International Recent Developments:  
Denmark.  
Anders Møllmann ..... 36:573
- International Recent Developments:  
European Union—Maritime  
Passenger Transport.  
Massimiliano Piras ..... 36:627
- International Recent Developments:  
Italy.  
Valentina Corona ..... 36:585
- International Recent Developments:  
United Kingdom.  
Theodora Nikaki ..... 36:601
- Latest Developments in International  
Maritime Environmental  
Regulation.  
(Winter 2008)  
Eric B. Rothenberg and  
Robert S. Nicksin ..... 33:137
- Recent Developments in Admiralty  
and Maritime Law at the National  
Level and in the Fifth and Eleventh  
Circuits.  
(Summer 2003) ..... 27:495
- Recent Developments in Admiralty  
and Maritime Law at the National  
Level and in the Fifth and Eleventh  
Circuits.  
(Fall 2004)  
David W. Robertson and  
Michael F. Sturley ..... 29:369
- Recent Developments in Admiralty  
and Maritime Law at the National  
Level and in the Fifth and Eleventh  
Circuits.  
(Fall 2005)  
David W. Robertson and  
Michael F. Sturley ..... 30:195
- Recent Developments in Admiralty  
and Maritime Law at the National  
Level and in the Fifth and Eleventh  
Circuits.  
(Summer 2007)  
David W. Robertson and  
Michael F. Sturley ..... 31:463



Recent Developments in Admiralty and Maritime Law at the National Level and in the Fifth and Eleventh Circuits. (Summer 2008) David W. Robertson and Michael F. Sturley .....	32:493
Recent Developments in Admiralty and Maritime Law at the National Level and in the Fifth and Eleventh Circuits. (Summer 2009) David W. Robertson and Michael F. Sturley .....	33:381
Recent Developments in Admiralty and Maritime Law at the National Level and in the Fifth and Eleventh Circuits. (Summer 2010) David W. Robertson and Michael F. Sturley .....	34:443
Recent Developments in Admiralty and Maritime Law at the National Level and in the Fifth and Eleventh Circuits. David W. Robertson and Michael F. Sturley .....	36:425
Recent Developments in Admiralty Law in the United States Supreme Court, the Fifth Circuit, and the Eleventh Circuit. (Spring 2000) Edith H. Jones and Kenneth G. Engerrand .....	24:741
Recent Developments in Maritime Law (Summer 2004). Kathleen K. Charvet and Heather A. Waterman.....	28:375
Recent Developments in Maritime Law (Winter 2001).....	26:193
Recent Developments in Maritime Law (Summer 1998) .....	22:551
Recent Developments in Maritime Law (Summer 1997) .....	21:473
Recent Developments in Maritime Law (Summer 1996).....	20:361
Recent Developments in Maritime Law (Summer 1995).....	19:301
Recent Developments in Maritime Law (Summer 1994).....	18:259

**REGULATION OF SHIPPING**

Flags of Terror: An Argument for Rethinking Maritime Security Policy Regarding Flags of Convenience. Comment (Alexander J. Marcopoulos).....	32:277
The Filed Rate Doctrine under the Interstate Commerce Act and the Shipping Acts. Thorne Bledsoe McCallister.....	19:81
Hiding Behind “Tradition”? Should U.S. Vessel Traffic Centers Exercise Greater Direction and Control over Vessels in Their Areas? Craig H. Allen.....	34:91
The New Convention on Standards of Training, Certification, and Watchkeeping: What, If Anything, Does It Mean? Comment (G. Hans Sperling).....	22:595
Protecting the Booty: Creating a Regulatory Framework To Govern Increased Use of Private Security Companies in the Fight Against Pirates. Dana M. Parsons .....	35:153
Reflections on the Negotiation of the Maritime Labor Convention 2006 at the International Labor Organization. John Isaac Blanck Jr. ....	31:35
Second Circuit Limits COGSA Strict Liability for Shippers of Dangerous Goods in <i>Contship Containerlines, Ltd. v. PPG Industries, Inc.</i> Note (Andrew Homer).....	31:199
Shipment of Dangerous Cargo by Sea. Robert Force .....	31:315
<i>United States v. Locke</i> : After a Rough Passage, Intertanko Crosses the Bar of State Regulation to Reach the Safe Harbor of Preemption. Note (Michael F. Vitt) .....	25:573
U.S.-Flag Vessel Financing and Citizenship Requirements Update. Constantine G. Papavizas .....	32:35

**RESEARCH TOOLS**

Getting Your Bearings: A Practitioner’s Guide to Researching Maritime Law on the Internet. Comment (Shane Pollin) .....	22:205
--	--------

- Surveying the Serbonian Bog: A Brief  
History of a Judicial Metaphor.  
Parker B. Potter, Jr. .... 28:519

#### RIVERBOAT CASINOS

- Blackjack or Bust: Personal Injury  
Suits on Riverboat Casinos.  
Comment (Brian P. Brancato) ..... 19:133
- Gambling on Seaman Status: The  
Plight of Riverboat Casino  
Employees in Light of Amended  
State Gaming Statutes.  
comment (Courtney P. Cochran).... 29:139
- Hertz v. Treasure Chest Casino*: No  
Dice for Jones Act Claims Aboard  
Moored Riverboat Casinos.  
Note (Martin Doyle) ..... 28:591
- Riverboat Casinos and Admiralty and  
Maritime Law: Place Your Bets!  
Brian D. Wallace, Evan T. Caffrey  
and Evans Martin McLeod..... 28:315
- A Theoretical Possibility of  
Navigation: An Analysis of the  
Vessel Status of Watercraft Casinos  
in the Wake of *Stewart v. Dutra  
Construction Co.*  
Comment (Ross I. Landau) ..... 32:249

#### ROTTERDAM RULES

- Breaking the Liability Limits in  
Multimodal Transport.  
Duygu Damar ..... 36:659
- The Carrier's Duties Under the  
Rotterdam Rules: Better the Devil  
You Know?  
Theodora Nikaki ..... 35:1
- Claiming Damages in Multimodal  
Transport: A Need for  
Harmonisation.  
Simone Lamont-Black..... 36:707
- Jurisdiction and Arbitration in  
Multimodal Transport.  
Yvonne Baatz ..... 36:643
- Multimodal Transport Reform and the  
European Union: A Treaty Change  
Approach.  
Bevan Marten ..... 36:741
- Multimodalism and Through  
Transport—Language, Concepts,  
and Categories.  
D. Rhidian Thomas ..... 36:761
- The *Regal-Beloit* Decision:  
What, If Anything, Would Happen

- to the Legal Regime for  
Multimodal Transport in the United  
States If It Adopted the Rotterdam  
Rules.  
Robert Force ..... 36:685
- Relations Between the Rotterdam  
Rules and the Convention on the  
Carriage of Goods by Road.  
Cécile Legros ..... 36:725

#### SAFETY REGULATIONS

- Hiding Behind “Tradition”? Should  
U.S. Vessel Traffic Centers Exercise  
Greater Direction and Control over  
Vessels in Their Areas?  
Craig H. Allen ..... 34:91
- Welcome Aboard, OSHA:  
Occupational Safety and Health  
Regulations May Apply to  
Uninspected Vessels in State  
Waters.  
Comment  
(Daniel H. Wooster) ..... 27:227

#### SALVAGE

- The 1989 Salvage Convention and the  
Lloyd's Open Form (LOF) Salvage  
Agreement 1990.  
Nicholas J.J. Gaskell ..... 16:1
- Aspects of the Impact of Negligence  
upon Maritime Salvage in United  
Kingdom Admiralty Law.  
D. Rhidian Thomas ..... II/2:57
- The CHERRY VALLEY Case: How  
Wrong Can Econimsts Be About  
Salvage?  
M.B.W. Sinclair ..... 31:57
- Contracting for Salvage Services.  
Alex Rynecki and  
George L. Waddell ..... III:225
- The Day Historic Preservation  
Principles Saved the TITANIC  
from a Second Maritime Disaster.  
Note (Laura Gongaware) ..... 36:817
- The Doctrine of State Succession  
and the Law of Historic  
Shipwrecks,  
the Bell of the Alabama:  
*United States v. Steinmetz*.  
Note (William J. Pallas) ..... 17:343
- Falgout Bros. v. S/V Pangaea*:  
Judicial Paternalism or Judicial

- Activism?  
 Note (Jason H. Lamb)..... 22:683
- “Finders, Keepers” Revised for the  
 High Seas: *Columbus-America  
 Discovery Group v. Atlantic Mutual  
 Insurance*.  
 Note (Todd B. Siegler)..... 17:353
- Finders Weepers, Losers Keepers:  
 The Eleventh Circuit Denies  
 Salvage Company’s Claims to a  
 Sunken Military Vessel Found in  
 International Waters in *Odyssey  
 Marine Exploration, Inc. v.  
 Unidentified Shipwrecked Vessel*.  
 Note (Christine Nicole Burns) ..... 36:803
- Great Lakes Exploration Group v.  
 Unidentified Wreck: Navigating  
 Federalism and Arrest Procedure in  
 Post-Deep Sea Shipwreck  
 Controversies*.  
 Note (Brian K. McGarry) ..... 33:539
- Historic Wreck Salvage: An  
 International Perspective.  
 Craig Forrest..... 33:347
- Keepers, Weepers, or No Finders at  
 All: The Effect of International  
 Trends on the Exercise of U.S.  
 Jurisdiction and Substantive Law in  
 the Salvage of Historic Wrecks.  
 Comment (Brooke Wright) ..... 33:285
- The Law of Salvage: Criteria for  
 Compensation of Public Service  
 Vessels.  
 Simon W. Tache ..... IX:79
- The Legal Rights and Liabilities of  
 Cargo in a Salvage Situation.  
 James J. Donovan and Gerard S.  
 Doyle, Jr. .... V:1
- Making Sense of the Muddle: Deep  
 Sea Research Takes on the  
 Abandoned Shipwreck Act and the  
 Eleventh Amendment in *California  
 v. Deep Sea Research, Inc.*  
 Note (Kristin A. Gasser) ..... 23:567
- Nagasaki Spirit: A Recent Decision  
 Affecting Marine Salvage and  
 Environmental Concerns*.  
 Note (Aaron Gilligan)..... 22:619
- Recovery of Cable Repair Ship Cost  
 Damages from Third Parties That  
 Injure Submarine Cables.  
 Douglas R. Burnett ..... 35:103
- Salvage Rights and Intellectual  
 Property: Are Copyright and  
 Trademark Rights Included in the  
 Salvage Rights to the R.M.S.  
 TITANIC?  
 Comment (Rachel J. Lin)..... 23:483
- Salvaging Historic Wrecks.  
 Robert D. Peltz ..... 25:1
- Salver Negligence.  
 Geoffrey Brice, Q.C. .... 22:569
- Saving Steel over Souls: The Human  
 Cost of U.S. Salvage Law.  
 Comment  
 (Susanne M. Burstein) ..... 27:307
- Scuttle the Abandoned Shipwreck Act:  
 The Unnecessary  
 Unconstitutionality of American  
 Historic Shipwreck Preservation.  
 Nathan Murphy ..... 36:159
- Sea Hunt, Inc. v. Unidentified  
 Shipwrecked Vessels: Defining a  
 Standard of “Abandonment” for the  
 Shipwreck of a Sovereign*.  
 Note  
 (Kyle Salvador Sclafani)..... 25:559
- Stricti Juris* in Motion: The Third  
 Circuit Declines to Extend  
 Maritime Liens to Replacement  
 Vessels in *PNC Bank Delaware v.  
 F/V Miss Laura*.  
 Note (Ryan M. McCabe) ..... 30:427
- When Lost Liners Become Found: An  
 Examination of the Effectiveness of  
 Present Maritime Legal and  
 Statutory Regimes for Protecting  
 Historic Wrecks in International  
 Waters with Some Proposals for  
 Change.  
 Rob Regan ..... 29:313
- SEAMEN, HARBOR WORKERS,  
 AND OTHER MARITIME WORKERS**
- AIDS and the Doctrine of  
 Maintenance and Cure.  
 Comment  
 (Jon Byron Coats, Jr.)..... 24:283
- AIDS, the American Seaman, and the  
 Law of Personal Injury.  
 Judith A. Mellman ..... 13:101
- Ain’t No Money in the Cure:  
 Arbitration Trumps Solicitude  
 When Enforcing Postinjury  
 Arbitration of Seamen’s Personal

- Injury Claims.  
 Comment (Matthew K. Maruca) ... 33:229
- The Americans with Disabilities Act  
 and Shipboard Jobs: A Primer.  
 Comment  
 (Bryant S. Carroll, III) ..... 22:231
- Assumption of the Risk by Any Other  
 Name . . . , Improperly Stowed  
 Cargo and the Vessel's Duty to  
 Warn: *Derr v.*  
*Kawasaki Kisen.*  
 Note (James B. Abston)..... 13:163
- Attempting to Make Sense of the  
 LHWCA: *Bienvenu v. Texaco.*  
 Note (Jeffrey W. Peters)..... 24:929
- Balancing Bargaining Power: The  
 Eleventh Circuit Overreaches To  
 Destroy the Public Policy Defense  
 at the Initial Enforcement Stage of  
 Arbitration in *Lindo v. NCL*  
*(Bahamas), Ltd.*  
 Note (Nicholas A. Machen)..... 36:839
- Becker v. Tidewater*: The Fifth Circuit  
 Clarifies the Exception to *Chandris*  
*v. Latsis's* Thirty Percent Temporal  
 Benchmark for Jones Act Seaman  
 Status.  
 Note (Jeremy Herschaft)..... 28:583
- Breaking Down the Boundaries of  
 Seaman Status: *Southwest*  
*Marine, Inc. v. Gizoni.*  
 Note (Lisa S. Zamaludin) ..... 17:127
- Can Seamen-Employees Reap the  
 Monetary Benefit of Their Own  
 Negligence?: The Fifth Circuit's  
 Answer in *Withhart v. Otto*  
*Candies, L.L.C.*  
 Note (Christy McMannen) ..... 30:447
- Causation Issues in FELA and Jones  
 Act Cases in the Wake of *McBride*.  
 David W. Robertson ..... 36:397
- Charting the Chaotic Offshore Waters:  
 The Validity of Contractual  
 Indemnity Provisions Pertaining to  
 Injuries Sustained Offshore.  
 Comment (Larissa Sanchez) ..... 31:177
- The Choice Between Safety and Job  
 Security: The United States Court  
 of Appeals for the Seventh Circuit  
 Discusses the Protection of Seamen  
 from Unlawful Discharge Under 46  
 U.S.C. § 2114 in *Gwin v. American*  
*River Transportation Co.*  
 Note (Kristen A. Hernandez)..... 32:667
- Close-Hauling Toward Simplified  
 Eligibility Under the Longshore and  
 Harbor Workers' Compensation  
 Act: A Proposal for Congressional  
 Action or Judicial Clarification To  
 Rectify Persistent Ambiguity,  
 Nicole J. Dulude and  
 Todd Greenwood..... 35:45
- Compulsory River Pilots Granted  
 Jones Act Seaman Status—  
 Sounding  
 the Death Knell of the "Fleet  
 Doctrine": *Evans v. United Arab*  
*Shipping Company.*  
 Note  
 (Katie Smith Matison) ..... 16:421
- A Critical Defect in the Limitation of  
 Liability Act: The Exclusion of the  
 Master and Crew.  
 Comment (Marc D. Isaacs) ..... 27:335
- Cruise Industry Liens Against the U.S.  
 Penalty Wage Act.  
 Comment (Susan Lee) ..... 31:141
- Damages Available in Personal Injury  
 Claims After *Miles, Yamaha, and*  
*Amtrak.*  
 Donald C. Radcliff ..... 23:383
- Disorder in the Court: A Critical  
 Examination of Jurisprudence  
 Interpreting the Decision of the  
 United States Supreme Court in  
*Harbor Tug & Barge Co. v. Papai.*  
 Comment  
 (Wiley Richmond Beevers) ..... 28:135
- Does *Sieracki* Still Rule the Seas?:  
*Coats v. Penrod Drilling Corp.*  
 Note  
 (Michelle M. O'Daniels) ..... 17:101
- Drug Enforcement on the High Seas:  
 Stateless Vessel Jurisdiction over  
 Shipboard Criminality by Non-  
 Resident Alien Crewmembers—  
*United States v. Alvarez-Mena.*  
 Note (Lawrence Bruce  
 Mandala) ..... XI:163
- Elimination of Loss of Society  
 Damages in General Maritime Law:  
*Cater v. Placid Oil Co.*  
 Note (Alberta L. Adams) ..... 16:377
- The Elimination of Punitive Damages  
 for Seamen: How Far Does *Miles*

- Reach?  
Comment  
(William J. Pallas)..... 18:89
- Enforcing a Seaman's Right to  
Medical Care After *Atlantic  
Sounding v. Townsend*.  
Rod Sullivan..... 34:1
- A First Shot at Determining the "Retail  
Outlet" Exclusion: The Ninth  
Circuit Holds that a Tourist  
Photographer at Pearl Harbor Is  
Excluded from the Longshore and  
Harbor Workers' Compensation Act  
in *Peru v. Sharpshooter Spectrum  
Venture, L.L.C.*  
Note (Lindsay A. Sakal) ..... 32:657
- The Future of Vessel Status in the Fifth  
Circuit—Will a Floating Production  
Storage and Offloading Platform Be  
Deemed a Jones Act Vessel?  
Comment (Jeffrey Nicholas)..... 28:153
- Gambling on Seaman Status: The  
Plight of Riverboat Casino  
Employees in Light of Amended  
State Gaming Statutes.  
comment (Courtney P. Cochran).... 29:139
- General Maritime Law Provides  
Seamen Cause of Action for  
Retaliatory Discharge—*Smith v.  
Atlas Offshore Boat Service, Inc.*  
Note (Virginia Boulet) ..... VI:295
- Heads You Win, Tails I Lose: *Eagle-  
Picher Industries, Inc. v. United  
States*.  
Note (Brent P. Abadie)..... 12:373
- Hybrid Torts and Vicarious Liability  
Under the Jones Act: Testing the  
Limits of Course and Scope.  
Comment (Charles Rothermel)..... 36:289
- In re Goose Creek Trawlers, Inc.*:  
Wards of the Court? With Friends  
Like These Who Needs Enemies?  
Exploring the Nature of the *Yamaha*  
Exception.  
Note (Louis G. Spencer)..... 22:693
- Interaction of the Aggravation Rule  
and the Credit Doctrine under the  
Longshoremen's and  
Harborworkers' Compensation Act:  
*Strachan Shipping Co. v. Nash*.  
Note (Alexander N. Beard) ..... 12:199
- The Jones Act and Commercial  
Divers: Perilous Maritime Duties  
May Satisfy the *Robison* Test—  
*Wallace v. Oceaneering  
International*.  
Note (James Wesley Sowell) ..... IX:323
- The Legacy of *Miles v. Apex Marine  
Corp.*  
Robert Force ..... 30:35
- Liability of Marine Surveyors,  
Adjusters, and Claims Handlers.  
Claude L. Stuart, III and  
Evan T. Caffrey..... 22:1
- Meeting the Requirements for a Valid  
Seaman's Release: *Borne v. A&P  
Boat Rentals No. 4, Inc.*  
Note (James L. Yates) ..... 12:229
- Narrowing the Scope of "Maritime  
Employment" under the LHWCA:  
*Herb's Welding, Inc. v. Gray*.  
Note (J. Michael Nussbaum) ..... X:311
- A New Highlight on an Old Doctrine  
and the Evaporation of the Fleet  
Rule: *Munguia v. Chevron, U.S.A.,  
Inc.*  
Note (Georgia Brady Powell)..... X:326
- No Suit for You!: The Ninth Circuit in  
*Bowoto v. Chevron Corp.* Holds the  
Death on the High Seas Act  
Preempts Alien Tort Statute  
Survival Claims.  
Note (Michael Crain) ..... 35:595
- Not Leaving the Issue on the Shelf:  
Applying Federal Immigration on  
the Outer Continental Shelf.  
Comment  
(Michael Raudebaugh)..... 35:345
- Not Too "Latent" a Discovery: The  
Diagnosis of an Oil Rig Worker's  
Lung Disease Satisfies the  
Discovery Rule in *Pretus v.  
Diamond Offshore Drilling, Inc.*  
Note (Christopher M. Douse)..... 34:607
- Only in Louisiana Can You Find a  
Diver That's a Seaman: *Wisner v.  
Professional Divers of New  
Orleans*.  
Note (Kris Elliott)..... 24:919
- Reflections on the Negotiation of the  
Maritime Labor Convention 2006  
at the International Labor  
Organization.  
John Isaac Blanck Jr. .... 31:35
- The Relationship, If Any, Between  
Misrepresentation and the Reinjury:

- The Fifth Circuit Suggests That Willful Concealment of a Preexisting Medical Condition May Constitute Contributory Negligence in *Johnson v. Cenac Towing, Inc.*  
 Comment (Mahsa Soheil) ..... 35:367
- Representing the Mariner Accused of Drug Abuse: A Step-by-Step Guide.  
 Patricia Spivey..... 21:445
- The Return of Section 905(b) Vessel Negligence Claims to the Realm of Traditional Maritime Torts: *Richendollar v. Diamond M Drilling Co., Inc.*  
 Note (Roy A. Perrin, III)..... 12:405
- Rights of Foreign Seamen in American Courts—The Law into the ‘80’s.  
 Paul H. Dué ..... VII:265
- Seamen, Not as “Friendless and Poor” as They Used To Be: *Ammar v. United States.*  
 Note (Tom DeSimone) ..... 28:575
- “Seaman” Status and the Jones Act: *Bach v. Trident Steamship Co.*  
 Note  
 (Julie R. Wohlgemuth)..... 17:115
- Seaman Status Continues Its Voyage Through Unchartered Brown Water Applications Using *Barrett v. Chevron, U.S.A., Inc.* to Set Its Course.  
 Richard J. Arsenault ..... XI:273
- Seaman Status Revisited (Yet Again)—A Common Ownership Requirement and a New “Seagoing” Emphasis: *Harbor Tug & Barge Co. v. Papai.*  
 Note (Todd D. Lochner) ..... 22:287
- The Seaman Status Situation: Historical Perspectives and Modern Movements in the U.S. Remedial Regime.  
 Comment  
 (Shailendra U. Kulkarni) ..... 31:121
- Seamen’s Injury, Recent Developments in Maritime Law.  
 Edward J. Powers..... 21:529
- Seamen’s Releases: The Factors to Look at When Determining Their Validity: *Resner v. Arctic Orion Fisheries.*  
 Note (Matthew Cline) ..... 21:603
- The Seaworthiness Doctrine and Shipboard Assault—*Deakle v. John E. Graham & Sons.*  
 Note (Mark B. McMurry)..... XI:152
- Section 506 of the Merchant Marine Act of 1936: Permanent Waiver of Domestic Trade Restriction upon Repayment of Construction-Differential Subsidy—*Seatrain Shipbuilding Corp. v. Shell Oil Co.*  
 Note (Michael W. Magner)..... V:281
- Shipowner Liability Arising from Violations of Statutory Work-Hour Limits.  
 Comment (Robert D. Tracy)..... 22:635
- Shipowner Liability for Improperly Stowed Cargo: Federal Courts at Sea on the Standard of Care Owed to Off-Loading Longshoremen.  
 Russell R. Williams ..... 17:185
- Shipyards Workers and Asbestos Tort Claims: The Supreme Court’s Post-*Grubart* Silence Creates Jurisdictional Uncertainty.  
 Comment (Owen Blood) ..... 33:313
- Shutting the Courthouse Door: The Ninth Circuit in *Rogers v. Royal Caribbean Cruise Line* Finds No Exceptions for Seafarers in Arbitration Provisions.  
 Note (Ryan C. Davis)..... 34:365
- The *Sieracki-Ryan* Construct Continues to Rule from the Grave—*Aparicio v. Swan Lake.*  
 Note (Debra F. Gambrell)..... VI:302
- The Special Fund under the Longshore and Harbor Workers’ Compensation Act.  
 Stuart Housel Smith ..... XI:71
- Special Fund Relief Under the Longshore Act—The Manifest Requirement.  
 Hon. Thomas Schneider ..... 13:51
- Splicing the Net: A Legislative Answer to the Problem of Seaman Status under the Jones Act.  
 Comment (Evan T. Caffrey) ..... 14:361
- Stacy v. Rederiet Otto Danielsen, A.S.:* The Ninth Circuit Exposes the Overinclusive Consequences of the Zone of Danger Test for Negligent

Infliction of Emotional Distress.  
 Note (Jarrod Rainey)..... 35:633

Standard of Care in Jones Act  
 Negligence Cases—From Slight to  
 Ordinary Care: *Gautreaux v.*  
*Scurlock Marine, Inc.*  
 Note (Ronald K. Schuster) ..... 22:315

The Standard of Care in a Seaman’s  
 Personal Injury Action—Has the  
 Jones Act Been Slighted?  
 Brian J. Miles ..... 13:79

The Status of the Quasi-American  
 Bluewater Seaman in American  
 Courts.  
 Comment  
 (Brian Jay Corrigan) ..... X:269

Strict Enforcement of Collectively  
 Bargained Maintenance Rates:  
*Gardiner v. Sea-Land Service, Inc.*  
 Note (Flynn Jennings) ..... XI:311

Suits by Alien Seamen.  
 Paul S. Edelman ..... III:27

A Theory of Immunity for the  
 “Company Man” Working on a  
 Jack-Up Drilling Barge.  
 John Richard Fitzgerald..... 26:177

Time Charters, The New York  
 Produce Exchange Form, and  
 Personal Injury Liability.  
 Comment  
 (Edward C. Hammond) ..... 12:185

Towing the Line on Damages for  
 Purely Emotional Injuries  
 Cognizable  
 Under the Jones Act:  
*Plaisance v. Texaco, Inc.*  
 Note  
 (William R. Coats) ..... 17:331

*Valladolid v. Pacific Operations*  
*Offshore, LLP*: The Ninth Circuit  
 Finds No Situs-of-Injury  
 Requirement for Workers’  
 Compensation Claims Under the  
 Outer Continental Shelf Lands Act.  
 Note (Alex Plaum) ..... 35:617

On the Waterfront: The Supreme  
 Court Defines the ‘Status’ of  
 ‘Maritime Employment.’  
 Comment  
 (Lawrence M. Merlin) ..... VIII:147

Welcome Aboard, OSHA:  
 Occupational Safety and Health  
 Regulations May Apply to

Uninspected Vessels in State  
 Waters.  
 Comment (Daniel H. Wooster)..... 27:227

When Crewmembers Sexually Harass  
 or Assault Other Crewmembers:  
 Possible Causes of Action a  
 Seaman Can Bring Against  
 Employers and Vessel Owners.  
 Comment  
 (Elizabeth C. Harper) ..... 24:899

Whistleblower Protection: Is  
 Retaliatory Discharge Allowed  
 Under the Employment-at-Will  
 Doctrine in Admiralty?  
 Comment  
 (Geoffrey A. Hoffman) ..... 21:171

*Wilander*—Light at the End of the  
 Labyrinth.  
 James A. George..... 16:131

Wrongful Denial of Maintenance and  
 Cure: Opening the Damages  
 Floodgate.  
 Comment  
 (Julie R. Wohlgenuth) ..... 18:109

#### SEARCHES

The Preservation of Privacy Interests  
 at Sea: The Need for Meaningful  
 Scope Limits on Custom Officials  
 and Coast Guard’s Sweeping  
 Authority to Search Vessels.  
 Comment (Lauren Estrin) ..... 29:105

Something Seems Fishy—The  
 Application of the Fourth  
 Amendment to Coast Guard  
 Searches of Vessels: *United States*  
*v. Boynes*.  
 Note (Lucy Jewel) ..... 23:553

#### SEAWORTHINESS

*Mobil Shipping & Transportation Co.*  
*v. Wonsild Liquid Carriers, Ltd.*:  
 Seaworthiness Adapts to a New  
 Environment.  
 Note (Michael Rutledge) ..... 25:409

The Seaworthiness Doctrine and  
 Shipboard Assault—*Deakle v. John*  
*E. Graham & Sons*.  
 Note (Mark B. McMurry) ..... XI:152

The Warranty of Seaworthiness in  
 Charter Parties: Legal Methods of  
 Amelioration.  
 Robert B. Fisher, Jr. .... I:1

**SERBONIAN BOG**

- Surveying the Serbonian Bog: A Brief  
History of a Judicial Metaphor.  
Parker B. Potter, Jr. .... 28:519

**SHIPBROKERS**

- The Impact of Information  
Technology upon the Shipbroking  
Profession.  
Dimitrios Fiotakis ..... 29:237
- Shipbrokers' Claims for Commission  
Revisited: A Comparison Between  
English and U.S. Law.  
H. Edwin Anderson, III ..... 30:1
- Shipbrokers' Commissions:  
Entitlement, Standing, and  
Jurisdiction.  
H. Edwin Anderson, III ..... 24:55
- Shipbrokers' Liability: An American  
Overview.  
Michael W. Lodwick ..... 23:45

**SHIPBUILDING**

- Admiralty Claims Against the United  
States.  
Clayton G. Ramsey and  
Vivienne Monachino ..... V:31
- "Built" or "Rebuilt"? That Is the  
Question: Risk of Losing the  
Coastwise Privilege After Vessel  
Modification Projects Outside the  
United States.  
Comment (Han Deng) ..... 35:241
- Collision at Sea: Admiralty  
Proportionate Damages Rule v.  
Sovereign Immunity in Third-Party  
Indemnification Suits Involving  
Military Personnel.  
Comment (Debra F. Gambrill) ..... VII:79
- The Suits in Admiralty Act: Sovereign  
Benevolence in Need of Reform.  
Comment  
(Joseph R. Ballard) ..... VII:283

**SOVEREIGN IMMUNITY**

- Act of State Doctrine Overrides  
American Antitrust Law: *O.N.E.  
Shipping v. Flota Mercante  
Grancolombiana, S.A.*  
Note (Daniel C. Rodgers) ..... 13:211
- Between a Dock and a Hard Place:  
The D.C. Circuit Declares the

- Puerto Rico Ports Authority an Arm  
of the State Entitled to Sovereign  
Immunity in *Puerto Rico Ports  
Authority v. Federal Maritime  
Commission*.  
Note (Blair Brogan) ..... 33:515
- Collision at Sea: Admiralty  
Proportionate Damages Rule v.  
Sovereign Immunity in Third-Party  
Indemnification Suits Involving  
Military Personnel.  
Comment (Debra F. Gambrill) ..... VII:79
- Commercial Mayhem on the (Trans-)  
Orient Express: *Trans-Orient  
Marine Corp. v. Star Trading &  
Marine, Inc.*  
Note  
(Anne Pettigrew Birdsong) ..... 16:203
- Contrasting Judicial Approaches to  
Seamen's Claims under the Foreign  
Sovereign Immunities Act.  
Eric D. Suben ..... 18:231
- Finders Weepers, Losers Keepers:  
The Eleventh Circuit Denies  
Salvage Company's Claims to a  
Sunken Military Vessel Found in  
International Waters in *Odyssey  
Marine Exploration, Inc. v.  
Unidentified Shipwrecked Vessel*.  
Note (Christine Nicole Burns) ..... 36:803
- Foreign Sovereign Immunities Act is  
Exclusive Basis for Exercising  
Subject Matter Jurisdiction in Suits  
Against Foreign States: *Argentine  
Republic v. Amerada Hess Shipping  
Corp.*  
Note (Jami J. Campisano) ..... 13:327
- Making Sense of the Muddle: Deep  
Sea Research Takes on the  
Abandoned Shipwreck Act and the  
Eleventh Amendment in *California  
v. Deep Sea Research, Inc.*  
Note (Kristin A. Gasser) ..... 23:567
- No Special Mystique of Admiralty  
Law Makes the Government Liable  
as a Third Party in Suits for Injuries  
to Military Employees: Seventh  
Circuit Applies the *Feres* Doctrine  
and Finds No Right to Indemnity  
Where the Government Had No  
Legal Duty in the First Place—  
*Hillier v. Southern Towing Co.*  
Note (Jaime Crow Waters) ..... IX:337



- The Restrictive Theory of Sovereign Immunity under the Foreign Sovereign Immunities Act: The Perspective of a Maritime Lienholder.  
C. Taylor Simpson ..... 19:37
- Sovereign Immunity of Municipalities in Admiralty: A Look at *Northern Insurance Co. of New York v. Chatham County, Georgia*.  
Note (Claiborne B. Smith)..... 31:689
- Sovereign Immunity of States Involved in Maritime Torts: The Fourth Circuit Falls in Line—*Faust v. South Carolina State Highway Department*.  
Note (R. Hannah Garrett-Johnson)..... X:128
- Sovereign Immunity, Rule F, and the Oil Pollution Act of 1990: The Eleventh Circuit Attempts to Clear the Waters in *Bouchard Transportation Co. v. Updegraff*.  
Note (Daniel G. Rauh)..... 23:541
- To Incorporate or Not to Incorporate; That is the Question: *B & F Trawlers, Inc. v. United States*.  
Note (Elton A. Foster)..... 14:175

#### STANDARDS OF TRAINING, CERTIFICATION, AND WATCHKEEPING

- Medicine on the Seas.  
Robert D. Peltz and Vincent J. Warger ..... 27:425
- The New Convention on Standards of Training, Certification, and Watchkeeping: What, If Anything, Does It Mean?  
Comment (G. Hans Sperling) ..... 22:595

#### STOWAWAYS

- Alien Stowaways, the Immigration and Naturalization Service, and Shipowners.  
Summary (Mary Mason)..... 12:361
- Detention Costs for Stowaways Seeking Asylum: Congress Provides Relief for Carriers.  
Update (Michelle Hendrix) ..... 22:703
- Excludable Aliens and Qualified Official Immunity in 42 U.S.C. Section 1983 Suits: *Lynch v.*

- Cannatella*.  
Note (Amanda T. Fontenot)..... 13:191
- Rusting in Drydock: Stowaways, Shipowners and the Administrative Penalty Provision of INA Section 273(d).  
Robert M. Jarvis ..... 13:25

#### SUBMARINE CABLES

- Damages Recovery of Cable Repair Ship Cost Damages from Third Parties That Injure Submarine Cables.  
Douglas R. Burnett..... 35:103

#### TAXATION

- U.S. Tonnage Taxation in the Wake of *Polar Tankers, Inc. v. City of Valdez, Alaska*: Lessons from the European Union.  
Comment (Paul Riermaier) ..... 36:257

#### TERRORISM

- Cruising with Terrorism: Jurisdictional Challenges to the Control of Terrorism in the Cruising Industry.  
Comment (Aaron Buzawa) ..... 32:181
- Flags of Terror: An Argument for Rethinking Maritime Security Policy Regarding Flags of Convenience.  
Comment (Alexander J. Marcopoulos)..... 32:277
- Forgotten Fears Present Imminent Threats to the Maritime Shipping and Recreation Industries: The Risk Posed by the Availability of Sea Mines.  
Comment (Jason Reddish)..... 29:125
- International Law of the Sea: Reconciling the Law of Piracy and Terrorism in the Wake of September 11th.  
Comment (Tina Garmon) ..... 27:257
- International Measures To Protect Oil Platforms, Pipelines, and Submarine Cables from Attack.  
Stuart Kaye ..... 31:377
- Maritime Transportation Security Act of 2002 (Potential Civil Liabilities

and Defenses).	
Christopher E. Carey .....	28:295
Piracy: New Efforts in Addressing This Enduring Problem.	
Multiple Authors .....	36:65
Post-9/11 Security in a Post-WWII World: The Question of Compatibility of Maritime Security Efforts with Trade Rules and International Law.	
Eric J. Lobsinger .....	32:61
“Said To Contain”: Fear of Incurring Liability Creates a Disincentive for Cargo Carriers To Improve Shipping Container Security by Examining Cargo.	
Comment (Kevin P. Maney) .....	35:317

#### TONNAGE

Supreme Court Strikes Down Personal Property Tax on Vessels Under Tonnage Clause in <i>Polar Tankers, Inc. v. City of Valdez, Alaska</i> .	
James C. Cofer .....	34:153
U.S. Tonnage Taxation in the Wake of <i>Polar Tankers, Inc. v. City of Valdez, Alaska</i> : Lessons from the European Union.	
Comment (Paul Riermaier) .....	36:257

#### TOWAGE

Bisso is Dying, Should It Be Dead? Exculpatory Clauses in Towage Contracts.	
Comment (Mark E. Hegarty) .....	19:377
The Implied Warranty of Workmanlike Performance in Towage: A Viable Theory?	
George R. Alvey, Jr. ....	VII:1

#### TRANSPORT DOCUMENTS

Legal Qualities of Transport Documents.	
Hugo Tibergh .....	23:1

#### UNITED KINGDOM

Conflicts of Limitation Laws in the United States and the United Kingdom: Solving the Riddle of <i>Norwalk Victory</i> .	
Comment (Robert J. Morris, III) .....	34:303

#### VESSEL STATUS

Calling All Bets on Gaming Boat Vessel Status: An Analysis of How the Fifth Circuit Is Consistent with <i>Stewart v. Dutra</i> .	
Comment (Stephen W. Grant, Jr.) ..	34:331
The Contemporary Contours of Admiralty Jurisdiction.	
David J. Bederman and John E. Wierwille .....	31:291
The Elusive Vessel of Maritime Jurisprudence and Navigation Through the Jones Act and Longshore and Harbor Workers’ Compensation Act in Light of <i>Stewart v. Dutra Construction</i> .	
Comment (Danielle E. Hunter) .....	30:381
Following the “Vessel Status” Quo: The Fifth Circuit Reluctantly Modifies Its Vessel Jurisprudence in <i>Holmes v. Atlantic Sounding Co.</i>	
Note (Larissa N. Sanchez) .....	30:435
Harboring Doubt: How Will the Fifth Circuit Apply <i>Stewart v. Dutra Construction Co.</i> ?	
Carl J. Barbier and Clay J. Garside ....	31:1
If It Can Be Towed, Then It’s a Vessel: The Eleventh Circuit Reveals Flaws in the Overinclusive Definition of “Vessel” for Maritime Liens in <i>City of Riviera Beach v. That Certain Unnamed Gray Vessel</i> .	
Note (Courtney Collins) .....	36:779
The Seventh Circuit Restores the “Locality Test” as the Lone Jurisdictional Determinant in Cases Involving Vessels on Navigable Waters in <i>Tagliere v. Harrah’s Illinois Corp.</i>	
Note (Ross I. Landau) .....	31:669
A Theoretical Possibility of Navigation: An Analysis of the Vessel Status of Watercraft Casinos in the Wake of <i>Stewart v. Dutra Construction Co.</i>	
Comment (Ross I. Landau) .....	32:249

#### VESSEL VALUATION

Vessel Valuation: Problems and a Proposal.	
Comment (Shane C. Carew) .....	V:59

**WAR RISK**

- Effects of War on Charter Parties.  
 R. Glenn Bauer..... 13:13  
 The *Iver Chaser* Case.  
 Gordon W. Paulsen and  
 Elisa M. Pugliese..... 13:1

**WARRANTIES**

- The Implied Warranty of Workmanlike  
 Performance in Towage: A Viable  
 Theory?  
 George R. Alvey, Jr. ....VII:1  
 Warranties in the Law of Marine  
 Insurance: Some Suggestions for  
 Reform of English and American  
 Law.  
 Thomas J. Schoenbaum..... 23:267

**WORKERS' COMPENSATION**

- Valladolid v. Pacific Operations  
 Offshore, LLP*: The Ninth Circuit  
 Finds No Situs-of-Injury  
 Requirement for Workers'  
 Compensation Claims Under the  
 Outer Continental Shelf Lands Act.  
 Note (Alex Plaum)..... 35:617

**WRECK REMOVAL**

- The Day Historic Preservation  
 Principles Saved the TITANIC  
 from a Second Maritime Disaster.  
 Note (Laura Gongaware)..... 36:817  
 The Doctrine of State Succession  
 and the Law of Historic  
 Shipwrecks,  
 the Bell of the Alabama:  
*United States v. Steinmetz*.  
 Note (William J. Pallas)..... 17:343  
 "Finders, Keepers" Revised for the  
 High Seas: *Columbus-America  
 Discovery Group v. Atlantic Mutual  
 Insurance*.  
 Note (Todd B. Siegler)..... 17:353  
 Finders Weepers, Losers Keepers:  
 The Eleventh Circuit Denies  
 Salvage Company's Claims to a  
 Sunken Military Vessel Found in  
 International Waters in *Odyssey  
 Marine Exploration, Inc. v.  
 Unidentified Shipwrecked Vessel*.  
 Note (Christine Nicole Burns) ..... 36:803

- Historic Wreck Salvage: An  
 International Perspective.  
 Craig Forrest ..... 33:347  
 Keepers, Weepers, or No Finders at  
 All: The Effect of International  
 Trends on the Exercise of U.S.  
 Jurisdiction and Substantive Law in  
 the Salvage of Historic Wrecks.  
 Comment (Brooke Wright)..... 33:285  
 The Louisiana Removal of Sunken  
 Vessels Act of 1985—State Wreck  
 Removal Statutes in Perspective.  
 Warren T.R. von Bittner, Jr. ....XI:49  
 Scuttle the Abandoned Shipwreck Act:  
 The Unnecessary  
 Unconstitutionality of American  
 Historic Shipwreck Preservation.  
 Nathan Murphy ..... 36:159  
*Sea Hunt, Inc. v. Unidentified  
 Shipwrecked Vessels*: Defining a  
 Standard of "Abandonment" for the  
 Shipwreck of a Sovereign.  
 Note  
 (Kyle Salvador Sclafani)..... 25:559  
 Serious Snag in the Wreck Act: Non-  
 Negligent Owners' Liability for  
 Removal of a Wreck.  
 Comment  
 (Lee A. Handford)..... 15:103  
 When Lost Liners Become Found: An  
 Examination of the Effectiveness of  
 Present Maritime Legal and  
 Statutory Regimes for Protecting  
 Historic Wrecks in International  
 Waters with Some Proposals for  
 Change.  
 Rob Regan ..... 29:313  
 The Wreck Act and Limitations of  
 Liability—Antithetic Concepts?  
 Comment  
 (J. Clifford Rogilio)..... IV:132

**WRONGFUL DISCHARGE**

- The Choice Between Safety and Job  
 Security: The United States Court  
 of Appeals for the Seventh Circuit  
 Discusses the Protection of Seamen  
 from Unlawful Discharge Under 46  
 U.S.C. § 2114 in *Gwin v. American  
 River Transportation Co.*  
 Note (Kristen A. Hernandez)..... 32:667  
 Shipowner Liability Arising from  
 Violations of Statutory Work-Hour

Limits. Comment (Robert D. Tracy) .....	22:635
Whistleblower Protection: Is Retaliatory Discharge Allowed under the Employment-at-Will Doctrine in Admiralty. Comment (Geoffrey A. Hoffman).....	21:171