## TITLE BY SUBJECT INDEX

| ADMIRALTY BOOK AND                                  | ADMIRALTY LAW INSTITUTE                |
|---|--|
| SELECTED CASE REVIEWS                               | Admiralty Law at the Millennium, 1999* |
| Schoenbaum: Admiralty and                           | Panel Discussion of Arrest,            |
| Maritime Law and Admiralty and                      | Attachment and Related                 |
| Maritime Law Practitioner's                         | Maritime Law Procedures24:355          |
| Edition (Book Review).                              | Panel Discussion of Carriage of        |
| Robert B. Acomb, Jr12:241                           | Goods and Charter Parties24:365        |
| Jarvis, Bederman, Goldstein &                       | Panel Discussion of Collision,         |
| Swanson: Admiralty Cases and                        | Towage, Salvage, and Limitation        |
| Materials   | of Liability24:405                     |
| (Book Review).                                      | Panel Discussion of Personal Injury    |
| John E. Holloway30:535                              | and Death24:439                        |
| Ross: As They Say on the River. A                   | Panel Discussion of Pollution24:461    |
| Dictionary of Western Rivers                        | Panel Discussion of Recreation         |
| Towing (Book Review).                               |  |
| Gray H. Miller21:241                                | Boating and New/Nontraditional         |
| Healy & Sharpe: Cases and Materials                 | Maritime Theories and                  |
| on Admiralty (Book Review).                         | Remedies24:473                         |
| James Hanemann, JrI:150                             | AIRCRAFT                               |
| Sturley: Legislative History of the                 | Aircraft as "Vessels" for Purposes of  |
| Carriage of Goods by Sea Act and                    | the Jones Act?—Barger v.               |
| the Travaux Preparatoires of the                    | Petroleum Helicopters, Inc.            |
| Hague Rules (Book Review). David C. Frederick17:365 | Note (Melanee A. Gaudin)VI:312         |
| Barston & Birnie: The Maritime                      | Application of Admiralty Jurisdiction  |
| Dimension (Book Review).                            | to Aviation Disasters on the High      |
|   | Seas.                                  |
| Sang Don LeeVI:131 Brice: Maritime Law of Salvage   | Comment (Jimmy Wilkins)20:465          |
|   | Breaking Waves: The Ninth Circuit      |
| (Book Review).                                      | Returns to the Text To Decide          |
| Robert Force 19:525                                 | DOHSA's Applicability in Helman        |
| Brice: Maritime Law of Salvage                      | v. Alcoa Global Fasteners, Inc.        |
| (Book Review).                                      | Note (James Clement)36:339             |
| James T. Shirley, Jr                                | Counterpoint: An Excerpt from—         |
| Tetley: Maritime Liens and Claims (Book Review).    | Dooley v. Korean Air Lines Co.:        |
| ,   | Are Survival Actions Lost to Davey     |
| David Shaw  | Jones' Locker Where DOHSA              |
| Review of Selected 1975 Admiralty                   | Applies?                               |
| Cases   | Note (Christine Ann Guard)23:245       |
| De la Rue & Anderson: Shipping and                  | Three's a Crowd: The Unhappy           |
| the Environment (Book Review).                      | Interplay Among the New York           |
| Robert Force  | Convention, FAA and McCarran-          |
| De la Rue & Anderson: Shipping and                  | Ferguson Act.                          |
| the Environment, 2d ed. (Book                       | r erguson r tet.                       |
| Review).  |  |
| Robert Force  |  |
| Lovett: United States Shipping                      |  |
| Policies and the World Market                       | * Admiralty Law                        |
| (Book Review).                                      | Institute held at Tulane               |
| Matthew P. Harrington21:243                         | University April 1999.                 |
|   | Printed herein are selected            |
|   | transcripts or Panel                   |
|   | Discussions.                           |

| Comment  | Bound To Arbitrate: The Fifth Circuit   |
|--|---|
| (Zachary M. VanVactor)36:313   | Considers an Arbitration Agreement  |
| United States Supreme Court Denies   | in a Settlement for Maintenance and   |
| Survival Action Under General  | Cure.   |
| Maritime Law: Dooley v. Korean   | Note (Brooke E. Wright)32:619   |
| Air Lines Co.  | A Comment on the 1996 United  |
| Note (Jason P. Minkin)23:229   | Kingdom Arbitration Act.  |
| "What's That Falling from the Sky?   | Thomas Carbonneau22:131   |
| Oh, It's Just a Helicopter and, You  | The Enforceability of Arbitral Clauses  |
| Know What, It Will Probably Only   | Contained in Marine Insurance   |
| Injure Itself": The Fifth Circuit's  | Contracts Against Nonsignatory  |
| Application of the East River  | Direct Action Claimants.  |
| Doctrine in <i>Turbomeca</i> , S.A. v. ERA   | Victoria Holstein-Childress27:205   |
| Helicopters, LLC.  | The Enforceability of Arbitration   |
| Note (Timothy Keslar)33:527  | Clauses in Marine Insurance   |
| Note (Timoury Residi)  | Contracts: The Conflict Between   |
|  | the Arbitration Convention and the  |
| AMERICANS WITH   |   |
| DISABILITIES ACT   | McCarran-Ferguson Act. Kathleen B. Carr18:71  |
| The Americans with Disabilities Act  |   |
| and Shipboard Jobs: A Primer.  | Freudensprung v. Offshore Technical   |
| Comment  | Services, Inc.: Has the Fifth Circuit   |
| (Bryant S. Carroll, III)20:465   | Sunk the Seaman's Exclusion from  |
| Won't You Let Me Take You on a Sea   | Arbitration?  |
| Cruise: The Americans with   | Note (Andrew M. Stakelum)29:451   |
| Disabilities Act and Cruise Ships.   | Judicial Arbitration of Minor Maritime  |
| Curtis D. Edmonds28:271  | Claims.   |
|  | Thomas M. Schodowski II/2:41  |
|  |   |
| ARBITRATION  | Jurisdiction and Arbitration in   |
|  | Multimodal Transport.   |
| Ain't No Money in the Cure:  | Multimodal Transport. Yvonne Baatz36:643  |
| Ain't No Money in the Cure:<br>Arbitration Trumps Solicitude   | Multimodal Transport. Yvonne Baatz36:643 The Louisiana Direct Action Statute                                |
| Ain't No Money in the Cure:<br>Arbitration Trumps Solicitude<br>When Enforcing Postinjury  | Multimodal Transport. Yvonne Baatz36:643 The Louisiana Direct Action Statute Loses Its Teeth: How the Fifth |
| Ain't No Money in the Cure:<br>Arbitration Trumps Solicitude<br>When Enforcing Postinjury<br>Arbitration of Seamen's Personal  | Multimodal Transport. Yvonne Baatz  |
| Ain't No Money in the Cure: Arbitration Trumps Solicitude When Enforcing Postinjury Arbitration of Seamen's Personal Injury Claims.  | Multimodal Transport. Yvonne Baatz  |
| 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   | Multimodal Transport. Yvonne Baatz  |
| 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  | Multimodal Transport. Yvonne Baatz  |
| 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  | Multimodal Transport. Yvonne Baatz  |
| 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.                  | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |
| 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 | Multimodal Transport. Yvonne Baatz  |

| Injunctions.                          | Controversies.                           |
|---------------------------------------|--|
| Robert Force35:401                    | Note (Brian K. McGarry)33:539            |
| Preserving the Integrity of the       | Let Go of Her! Vessel Arrest and the     |
| Arbitral Process: The Government      | Need for Global Uniformity.              |
| of the United Kingdom and             | Douglas Scotti24:269                     |
| Northern Ireland v. Boeing Co.        | Maritime Arrest and Rule C: A            |
| Note (Awisheh Awini)18:359            | Historical Perspective.                  |
| Punitive Damage Awards in Maritime    | Comment (Eric D. Grayson)VI:265          |
| Arbitration: A Legitimate Part of     | The Personification of the Vessel in     |
| the Arbitrator's Arsenal?             | United States Civil In Rem Actions       |
|                                       | and the International Law Context.       |
| Dion C. RaymosX:251                   |  |
| Rice Co. (Suisse), S.A. v. Precious   | George K. Walker                         |
| Flowers Ltd.—Precious Indeed:         | A Practical Guide to Admiralty           |
| The Fifth Circuit Refrains from       | Supplemental Rules A through E.          |
| Compelling Arbitration of a           | Keith B. Letourneau22:417                |
| Nonsignatory Vessel Owner.            | Remedies for Wrongful Seizure in         |
| Note (Bradley J. Vogel)33:589         | Admiralty—Marastro Compania              |
| Shutting the Courthouse Door: The     | Naviera S.A. v. Canadian                 |
| Ninth Circuit in Rogers v. Royal      | Maritime Carriers.                       |
| Caribbean Cruise Line Finds No        | Note (Michael L. Bono)17:317             |
| Exceptions for Seafarers in           | Seize and Desist: Damages for            |
| Arbitration Provisions.               | Wrongful Maritime Seizure.               |
| Note (Ryan C. Davis)34:365            | Michael H. Bagot, Jr. and                |
| Strange Ways: COGSA, the Action In    | Dana A. Henderson25:117                  |
| Rem, and Sky Reefer's Progeny.        | The Supplier Strikes Back: Under         |
| Comment (Aaron A. Radicke) 32:203     | What Circumstances Can a                 |
| Upsetting a Charter Party Arbitration | Subcontracting Necessaries               |
| Award: Are the Courts Lowering        | Supplier Assert a Maritime Lien?         |
| the Bar on Judicial Review?           | Comment (Blair Brogan)34:279             |
| R. Glenn Bauer and                    | Time and Tide Erode Proximate Cause      |
| Philip Bush25:419                     | Doctrine in Eleventh Circuit; A          |
| The Validity of Foreign Arbitration   | Seizure Over Barratry: Tillery v.        |
| Clauses in Bills of Lading            | Hull & Co. Note (Jaye M. Andras) 15:119  |
| Governed                              | "We Just Want Our Ship Back"—            |
| by COGSA: Vimar Seguros y             | Action for Possession in Admiralty.      |
| Reaseguros, S.A. v. M/V Sky Reefer.   | William A. Durham15:47                   |
| Note (Mark S. Rubin) 19:499           |  |
|                                       | ATTACHMENT                               |
| ARREST                                | Admiralty Jurisdiction and Procedure,    |
| Arrest and Detention of Ships and     | Recent Developments in Maritime          |
| Other Property in Nigeria.            | Law.                                     |
| Chudi Nelson Ojukwu28:249             | David B. Sharpe21:473                    |
| Arrest Process: The Necessity for     | Due Process and Traditional Admiralty    |
| Swift Seizure in Admiralty.           | Arrest and Attachment under the          |
| Comment (Russel M. Olson) VI:285      | Supplemental Rules.                      |
| Due Process and Traditional Admiralty | Charles Schwartz, JrVIII:229             |
| Arrest and Attachment under the       | The Effect of <i>Shaffer</i> on Maritime |
| Supplemental Rules.                   | Attachment: If the Shoe Fits—            |
| Charles Schwartz, JrVIII:229          | Grand Bahama Petroleum Co., Ltd.         |
| Great Lakes Exploration Group v.      | v. Canadian Transportation               |
| Unidentified Wreck: Navigating        | Agencies, Ltd.                           |
| Federalism and Arrest Procedure in    | Note (Martin Briner Woods) III:317       |
| Post-Deep Sea Shipwreck               | Title (martin Briller woods)             |
| Deep Sea Simp inteen                  |  |

| 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) | 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 |
|--|---|
|  | Note (Jennifer Ancona)21:593  |
| ATTORNEYS' FEES Attorney's Fees are Governed by  | BARRATRY  |
| 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)             | Time and Tide Erode Proximate Cause Doctrine in Eleventh Circuit; A Seizure Over Barratry: <i>Tillery v. Hull &amp; Co.</i> Note (Jaye M. Andras)15:119   |

| BILLS OF LADING                        | Multimodalism and Through               |
|--|---|
| The Applicability of an Arbitration    | Transport—Language, Concepts,           |
| Clause Contained in a Bill of          | and Categories.                         |
| Lading to Third Parties: Steel         | D. Rhidian Thomas36:761                 |
| Warehouse Co. v. Abalone Shipping      | Paperless Shipping Documents: An        |
| Ltd.                                   | Australian Perspective.                 |
| Note (Lisa Beth Chessin)23:575         | Emmanuel T. Laryea25:255                |
| Benefits and Burdens of Third Parties  | Rice Co. (Suisse), S.A. v. Precious     |
| Under Exception Clauses in Bills of    | Flowers Ltd.—Precious Indeed:           |
| *                                      | The Fifth Circuit Refrains from         |
| Lading.                                | Compelling Arbitration of a             |
| Chen Liang                             | Nonsignatory Vessel Owner.              |
| Carriage of Cargo, Recent              | Note (Bradley J. Vogel)33:589           |
| Developments in Maritime Law.          | Should Vessel Managers Be               |
| Joseph P. Tabrisky22:535               | Considered "Carriers" Under             |
| COGSA and Choice of Foreign Law        | COGSA?                                  |
| Clauses in Bills of Lading.            | Note (Kirsten H. Smith)32:645           |
| Alan Nakazawa and                      | Sompo Japan Insurance Co. of            |
| B. Alexander Moghaddam 17:1            | America v. Union Pacific Railroad:      |
| Carriage of Goods, Recent              | The Second Circuit's Recent             |
| Developments in Maritime Law.          |   |
| Andrew C. Tsunis21:489                 | Movement Away from Uniformity           |
| The CMI Charts a Course on the Sea     | in Its Application of the Carmack       |
| of Electronic Data Interchange:        | Amendment.                              |
| Rules for Electronic Bills of          | Note (K. Blythe Daly)31:639             |
| Lading.                                | The Validity of Foreign Arbitration     |
| Comment                                | Clauses in Bills of Lading              |
| (Richard Brett Kelly)16:349            | Governed                                |
| Extending the COGSA Umbrella: The      | by COGSA: Vimar Seguros y               |
| Eleventh Circuit Sets Limits for the   | Reaseguros, S.A. v. M/V Sky Reefer.     |
| Standing of Cargo Owners Not           | Note (Mark S. Rubin)19:499              |
| Named in Bills of Lading in Polo       |   |
| Ralph Lauren, L.P. v. Tropical         | BOARDING OF VESSELS                     |
| Shipping & Construction Co.            | The Constitutionality of Boardings at   |
| Note (Jeffrey Kvandal)25:537           | Sea Without Cause— <i>United States</i> |
| Ferrostaal v. M/V Sea Phoenix: The     | v. Piner.                               |
| Third Circuit's Sinking of the Fair    | Note (James C. Klick)V:104              |
| Opportunity Doctrine.                  | Fishing Allowed: No Basis Required      |
| Note (Alexander J. Marcopoulos) 31:679 | for Investigatory Stops on Inland       |
| Getting What You Bargained For?:       | Waters with Access to Open Sea—         |
| The Eleventh Circuit Refuses To        | United States v. Villamonte-            |
| Apply the Carmack Amendment for        | Marquez.                                |
| a Through Bill of Lading Without a     | Note (Kurt Stallings)IX:137             |
| Separate Domestic Bill of Lading in    | Good Seamen Never Tangle Their          |
| Altadis USA, Inc. v. Sea Star Line     | Lines or Never the Twain Shall          |
| LLC.                                   | Meet: An Analysis of the                |
| Note (Abbott M. Jones)31:657           | Constitutional and Jurisdictional       |
| Legal Qualities of Transport           | Delineations of <i>United States v.</i> |
| Documents.                             | Reeh.                                   |
| Hugo Tiberg23:1                        | Note (Mary H. Mason)12:209              |
| Maritime Electronic Commerce for       |   |
| the Twenty-First Century.              | Limits of Coast Guard Authority to      |
| George F. Chandler22:463               | Board Foreign Flag Vessels on the       |
| George 1. Chandrel22.403               | High Seas.                              |
|  | Rachel Canty23:123                      |

| Recent Developments in the Criminal<br>Enforcement of Maritime   | Carriage of Goods by Sea: "A Maritime Kangaroo"—Wirth |
|--|---|
| Environmental Law.   | Limited v. Steamship Acadia Forest.                   |
| David G. Dickman24:1   | Note (Marian T. McPhaul)II/2:113                      |
| Searches and Seizures at Sea: Trying                             | Carriage of Goods, Recent                             |
| to Balance Governmental Interests                                | Developments in Maritime Law.                         |
| Against the Fourth Amendment.                                    | Andrew C. Tsunis21:489                                |
| Linda A. Newland16:319   |   |
|  | A Carrier by Any Other Name: Is It                    |
| State Authority Under the Oil  Pollytion Act of 1000: Fodoralist | Time To Expand the Definition of a COGSA Carrier?     |
| Pollution Act of 1990: Federalist                                | Note (Kevin Baldwin)35:389                            |
| Elixir, or Should the Supreme Court                              | The Carrier's Duties Under the                        |
| Sink Intertanko v. Locke?  |   |
| Comment (Daniel G. Rauh)24:323                                   | Rotterdam Rules: Better the Devil You Know?           |
| CANADA   | Theodora Nikaki35:1                                   |
| Canada's Oversight of Arctic                                     | Claiming Damages in Multimodal                        |
| Shipping: The Need for Reform.                                   | Transport: A Need for                                 |
| Lee Clark  | Harmonisation.  |
| 200 01421  | Simone Lamont-Black36:707                             |
| CARRIAGE OF GOODS  | The CMI Charts a Course on the Sea                    |
|  | of Electronic Data Interchange:                       |
| The Allocation of the Burden of Proof                            | Rules for Electronic Bills of                         |
| Under the Fire Statute and the Fire                              | Lading.   |
| Exemption Clause of the Carriage                                 | Comment   |
| of Goods by Sea Act.   | (Richard Brett Kelly)16:349                           |
| Comment (Sandra A. Larkin)20:403                                 | COGSA and Choice of Foreign Law                       |
| Benefits and Burdens of Third Parties                            | Clauses in Bills of Lading.                           |
| Under Exception Clauses in Bills of                              | Alan Nakazawa and                                     |
| Lading.  | B. Alexander Moghaddam17:1                            |
| Chen Liang24:225   | A COGSA Carrier's Duty to Load and                    |
| Bills of Exchange and Lading in a Set                            | Stow Cargo is Nondelegable, Or Is                     |
| of International Transactions: A                                 | It?: Associated Metals & Minerals                     |
| Comparative View.  | Corp. v. M/V Arktis Sky.                              |
| D. E. MurrayIII:175  | Note (Mark Hegarty)18:125                             |
| Breaking the Liability Limits in                                 | COGSA Comes Ashore And                                |
| Multimodal Transport.  | More: The Supreme Court Makes                         |
| Duygu Damar36:659  | Inroads Promoting Uniformity and                      |
| Bulk Cargo Shortages: A Marine                                   | Maritime Commerce in Norfolk                          |
| "Whodunit."  | Southern Railway v. Kirby.                            |
| Comment  | Marva Jo Wyatt30:101                                  |
| (Campbell E. Wallace) III:83                                     | COGSA Limitation Applicable to                        |
| The Burden of Proof in Cases of                                  | Damage Occurring on Land at an                        |
| Cargo Loss and Damage Where the                                  | Intermediate Port: Schramm, Inc. v.                   |
| U.S. Carriage of Goods By Sea Act                                | Shipco Transport, Inc.                                |
| Has Been Incorporated into a                                     | Note (Kathryn J. Hall)29:481                          |
| Charter Party.   | COGSA Section 1304(5): "Fair                          |
| Armand M. Paré, Jr25:491   | Opportunity" Update.                                  |
| Carriage of Cargo, Recent  | Comment (Mary L. Moreland)20:423                      |
| Developments in Maritime Law.                                    | COGSA Section 4(5)'s "Fair                            |
| Joseph P. Tabrisky22:535   | Opportunity" Requirement: U.S.                        |
| Carriage of Goods by Sea:  | Circuit Court Conflict and Lack of                    |
| Application of the Himalaya Clause                               | International Uniformity; Will the                    |
| to Subdelegees of the Carrier.                                   | United States Supreme Court Ever                      |
| Note (Marie Healey)II/2:91                                       | 2 2 2 2 2 2   |

| Provide Guidance?                       | The Extension of an Ocean Carrier's    |
|---|--|
| Daniel A. Tadros 17:17                  | Limitation of Liability to the Inland  |
| Common Carriers' Liability to Landed    | Carriage of Goods Under a              |
| Cargo: Obligations Before Loading       | Through Ocean Bill of Lading:          |
| and After Discharge.                    | How the Second and Eleventh            |
| George A. Gaitas III:53                 | Circuits Have Undone the Work of       |
| Containerization, the Per Package       | the Supreme Court in Kirby.            |
| Limitation, and the Concept of          | John M. Daley33:111                    |
| "Fair Opportunity."                     | Ferrostaal v. M/V Sea Phoenix: The     |
| Comment                                 | Third Circuit's Sinking of the Fair    |
| (Laurence B. Alexander)XI:123           | Opportunity Doctrine.                  |
| A Contract for the Lease of Cargo       | Note (Alexander J. Marcopoulos)31:679  |
| Shipping Containers is a Maritime       | The Fifth Circuit Clarifies the        |
| Contract Subject to Admiralty           | Application of COGSA's                 |
| Jurisdiction: CTI-Container             | Prescriptive and Per-Package           |
| Leasing Corp. v. Oceanic                | Limitations: Servicios-Expoarma,       |
| Operations Corp.                        | C.A. v. Industrial Maritime            |
| Note (James W. Marks, Jr.) VII:139      | Carriers, Inc.                         |
| Contract Terms in Intermodal            | Note (Bryant E. Gardner)23:249         |
| Transport: COGSA Comes Ashore.          | Fifth Circuit Extends Maritime Lien to |
| Marva Jo Wyatt16:177                    | Time Charter Contract Before           |
| Counterpoint: An Excerpt from—The       | Cargo is Loaded: E.A.S.T., Inc. of     |
| Fifth Circuit Provides a                | Stamford, Connecticut v. M/V Alaia.    |
| Clarification of the Meaning of         | Note (Timothy R. Hager)15:133          |
| "Delivery" Under COGSA and an           | Getting What You Bargained For?:       |
| Understanding of the Proper             | The Eleventh Circuit Refuses To        |
| Determination for "Per-Package"         | Apply the Carmack Amendment for        |
| Liability: Servicios-Expoarma,          | a Through Bill of Lading Without a     |
| C.A. v. Industrial Maritime             | Separate Domestic Bill of Lading in    |
| Carriers, Inc.                          | Altadis USA, Inc. v. Sea Star Line     |
| Note (Elizabeth C. Harper)23:265        | LLC.                                   |
| Deck Carriage under the Hague Rules.    | Note (Abbott M. Jones)31:657           |
| William Tetley, Q.CIII:35               | The Hamburg Rules: Why a New           |
| Deviation: Should the Doctrine Apply    | Convention on Carriage of Goods        |
| to On-Deck Carriage?                    | by Sea.                                |
| James F. Whitehead, IIIVI:37            | James J. DonovanIV:1                   |
| The Eleventh Circuit Tackles            | Has the Deviation Doctrine Deviated    |
| COGSA's Per Package                     | Unreasonably?                          |
| Limitation— <i>Hayes-Leger v. M/V</i>   | Comment                                |
| Oriental Knight.                        | (Mary Pace Livingston)26:321           |
| Note (Edward C. Hammond)XI:141          | The History, Evolution, and            |
| Erosion of the Carrier's Duty to        | Characteristics of the LASH            |
| Inspect and Care for Insufficiently     | Concept.                               |
| Packed Cargo: Tenneco Resins, Inc.      | Comment                                |
| v. Davy International, AG.              | (William H. Frankel)IV:323             |
| Note (Lee A. Handford)15:141            | An Implied Private Cause of Action     |
| Extending the COGSA Umbrella: The       | under the Shipping Act for Carriers:   |
| Eleventh Circuit Sets Limits for the    | Sea-Land Service, Inc. v. Murrey &     |
| Standing of Cargo Owners Not            | Son's Co.                              |
| Named in Bills of Lading in <i>Polo</i> | Note (Kris D. Malachias)13:203         |
| Ralph Lauren, L.P. v. Tropical          | In Another Country: The Effect of      |
| Shipping & Construction Co.             | Mandatory Port Law upon                |
| Note (Jeffrey Kyandal)25:537            | Statutory Duties of Discharge and      |
|   |  |

| Delivery— <i>Tapco Nigeria, Ltd. v. M/V Westwind</i> . Note (Judith Anne Meyer)IX:123 | The Nautical Fault Debate (the Hamburg Rules, the U.S. COGSA 95, the STCW 95, and the ISM |
|---|---|
| Insurance of F.O.B. Contracts in  | Code).  |
| Anglo-American and Common   | Leslie Tomasello Weitz22:581  |
| Law Jurisdictions Revisited: The  | The Ninth Circuit Breathes Life into a  |
| Wider Picture.  | Vessel as a Himalaya Beneficiary:   |
| Ademuni-Odeke31:425   | Mazda Motors of America, Inc. v.  |
|   |   |
| The International Tonnage   | M/V Cougar Ace.   |
| Convention—A Realistic Pursuit of   | Note (Gillian Gurley)34:619 The Ninth Circuit Fails To Mend the                           |
| Uniformity in United States   |   |
| Domestic Vessel Measurement?  | Inter-Circuit Split Regarding the   |
| Comment (Kristina Chandler) 23:183  | Burden of Proof in Fire Statute   |
| Jurisdiction and Arbitration in   | Cases: Nissan Fire & Marine   |
| Multimodal Transport.   | Insurance Co. v. M/V Hyundai  |
| Yvonne Baatz 36:643   | Explorer.   |
| Legal Qualities of Transport  | Note (Terry Marquez)21:629  |
| Documents.  | An Overview of the Considerations   |
| Hugo Tiberg23:1   | Involved in the Handling of a Cargo   |
| The Liberty to Deviate: Yang  | Case.   |
| Machine   | Michael F. Sturley21:263  |
| Tool Co. v. Sea-Land Service, Inc.  | Reform of Carriage of Goods—The   |
| Note  | UNCITRAL Draft and Senate   |
| (Katherine A. Woodward)20:201   | COGSA '99.  |
| Limitation, Non-Responsibility and  | William Tetley, Q.C28:1   |
| Disclaimer Clauses.   | The Regal-Beloit Decision:  |
| William Tetley, Q.CXI:203   | What, If Anything, Would Happen   |
| Limitation of Liability Under   | to the Legal Regime for   |
| COGSA: In the Wake of the Fair  | Multimodal Transport in the United  |
| Opportunity Doctrine.   | States If It Adopted the Rotterdam  |
| Comment (Arik A. Helman) 25:299   | Rules.  |
| Limited Liability in Multimodal   | Robert Force  |
| Transport and the Effect of   | Regulated Carriage and Towage   |
| Deregulation.   | Characteristics and Liabilities.  |
| Saul Sorkin   | William E. O'Neil III:249   |
| Mannesman Demag Corp. v. M/V  | Relations Between the Rotterdam   |
| Concert Express: A Denial of  | Rules and the Convention on the   |
| Maritime Protections to Overland  | Carriage of Goods by Road.  |
| Transportation Companies.   | Cécile Legros36:725   |
| Note (Bradley S. Parker)25:547  | Rice Co. (Suisse), S.A. v. Precious   |
| Multimodal Transport Reform and the   | Flowers Ltd.—Precious Indeed:   |
| European Union: A Treaty Change   | The Fifth Circuit Refrains from   |
| Approach.   | Compelling Arbitration of a   |
| Bevan Marten36:741  | Nonsignatory Vessel Owner.  |
| Multimodal Transports in the United   | Note (Bradley J. Vogel)33:589   |
| States and Europe— Global or  | Rust Never Sleeps: The Origin, Effect   |
| Regional Liability Rules?   | and Validity of Rust Clauses in   |
| Vibe Ulfbeck34:37   | Metal Cargo Bills of Lading.  |
| Multimodalism and Through   | Comment   |
| Transport—Language, Concepts,   | (Michael M. Butterworth)14:135  |
| and Categories.   | "Said To Contain": Fear of Incurring  |
| D. Rhidian Thomas   | Liability Creates a Disincentive for  |
| D. Rindian Thomas   | Cargo Carriers To Improve   |
|   |   |

| Shipping Container Security by                                 | The Circuit Split—General Electric                    |
|--|---|
| Examining Cargo.   | Company International Sales                           |
| Comment (Kevin P. Maney) 35:317                                | Division v. S/S Nancy Lykes.                          |
| Second Circuit Limits COGSA Strict                             | Note  |
| Liability for Shippers of Dangerous                            | (Donna Frances Grandy)IX:114                          |
| Goods in Contship Containerlines,                              | U.S. Participation in the International               |
| Ltd. v. PPG Industries, Inc.                                   | Unification of Private Law: The                       |
| Note (Andrew Homer)31:199                                      | Making of the UNCITRAL Draft                          |
| The Senator Linie: Shipper's Strict                            | Carriage of Goods by Sea                              |
| Liability for Inherently                                       | Convention.   |
| Dangerous Goods.   | Mary Helen Carlson31:615                              |
| Note (Anne Wohlfeld)27:669                                     | Vessel Manager Liability in Tort                      |
| Shipment of Dangerous Cargo by Sea.                            | Actions: Steel Coils, Inc.                            |
| Robert Force31:315   | v. M/V Captain Nicholas I,                            |
| Shipowner Liability for Improperly                             | Note (Meagen Leary)27:645                             |
| Stowed Cargo: Federal Courts at                                | The 0.5% Trade Allowance: The                         |
| Sea on the Standard of Care Owed                               | Third Circuit Holds the Custom                        |
| to Off-Loading Longshoremen.                                   | Unenforceable under COGSA.                            |
| Russell R. Williams17:185                                      | Craig L. StaplesX:183                                 |
| Shipper's Potential Liabilities in                             | Claig E. Stapics                                      |
| Transit.   | CATICATION  |
| David L. Maloof and  | CAUSATION   |
| James P. KrauzlisV:175   | Causation Issues in FELA and Jones                    |
| Short Sea Shipping in the United                               | Act Cases in the Wake of <i>McBride</i> .             |
| States—The New Marine  | David W. Robertson36:397                              |
| Highways.  | Superseding Cause: Still a Viable                     |
| Comment (Sean D. Kennedy)33:203                                | Defense in Admiralty.                                 |
| Should Vessel Managers Be                                      | William Jones Miller18:211                            |
| Considered "Carriers" Under                                    |   |
| COGSA?   | CHARTER PARTIES                                       |
|  | Cesser Clauses.                                       |
| Note (Kirsten H. Smith)  | Machale A. Miller26:71                                |
|  | Charter Party Termination and the                     |
| America v. Union Pacific Railroad: The Second Circuit's Recent | Approach Voyage.                                      |
|  | Raymond A. Connell25:469                              |
| Movement Away from Uniformity                                  | Charterers' Orders—"To Obey or Not                    |
| in Its Application of the Carmack                              | to Obey"  |
| Amendment.   | Nicholas Hamblen QC and                               |
| Note (K. Blythe Daly)31:639                                    | Susannah Jones26:105                                  |
| Sturley: Legislative History of the                            | A Comparative Analysis of Charter                     |
| Carriage of Goods by Sea Act and                               | Party Agreements "Subject to"                         |
| the Travaux Preparatoires of the                               | Respective American and British                       |
| Hague Rules (Book Review).                                     | Laws and Decisions It's All in                        |
| David C. Frederick   | the Details.  |
| They Receive, and They're A Carrier,                           | Comment   |
| But They're Not a Receiving                                    | (Lourdes M. Andreu)26:291                             |
| Carrier: The Second Circuit                                    |   |
| Follows Regal-Beloit and Reverses                              | Delay and Detention.                                  |
| Precedent on Carmack Amendment                                 | Philip Bush25:441 Ensuring that Maritime Liens Remain |
| Application.   |   |
| Note (Sarah Dawkins)35:607                                     | Tied to Temporal Priority—                            |
| Unreasonable Deviations and the                                | Bank One, Louisiana N.A. v.                           |
| Applicability of COGSA's                                       | Mr. Dean MV   |
| Limitation of Liability Provision:                             | Note (Jeffery Nicholas)27:655                         |

| Has the Deviation Doctrine Deviated                     | Vetting Clauses.                       |
|---|--|
| Unreasonably?   | David W. Martowski26:123               |
| Comment   | The Warranty of Seaworthiness in       |
| (Mary Pace Livingston)26:321                            | Charter Parties: Legal Methods of      |
| The Effect of the Contracts (Rights of                  | Amelioration.                          |
| Third Parties) Act 1999 on Voyage                       | Robert B. Fisher, JrI:1                |
| and Time Charter Parties.                               |  |
| Tony Vlasto and Julian Clark 25:519                     | CHINA                                  |
| Effects of War on Charter Parties.                      | A Comparative Analysis Of Maritime     |
| R. Glenn Bauer  | Lien Priority Under United States      |
| Fifth Circuit Extends Maritime Lien to                  | And Chinese Maritime Law.              |
| Time Charter Contract Before                            | Donglai Yang23:465                     |
| Cargo is Loaded: E.A.S.T., Inc. of                      | An Introduction to Personal Injury and |
| Stamford, Connecticut v. M/V Alaia.                     | Death Claims in the People's           |
| Note (Timothy R. Hager) 15:133                          | Republic of China.                     |
| Identity of the Carrier: Issues Under                   | Robert Force and Xia Chen              |
| Slot Charters.  | Marine Insurance Law in China.         |
| Mary T. Reilly25:505                                    | Kevin X. Li, Tingzhong Fu, Ling        |
| Liability of Charterers and Cargo                       | Zhu and Yunlong Liu32:425              |
| Owners for Pollution from Ships.                        | Maritime Arbitration in Hong Kong.     |
| Charles B. Anderson and                                 | Peter S. Caldwell22:155                |
| Colin de la Rue26:1                                     | Maritime Courts in the Middle          |
| OilVoy Clauses—Vessel Late Arrival                      | Kingdom: China's Great Leap            |
| at Load Port: Recovery of                               | Forward.                               |
| Commercial Damages.                                     | Curtis E. Pew, Robert M. Jarvis,       |
| James M. Textor27:467                                   | and Mark SidelXI:237                   |
| Safe Port/Safe Berth Clauses:                           | Maritime Injunction in the Maritime    |
| Warranty or Due Diligence?                              | Procedure Law of P.R.C.                |
| Comment (Peter G. Hartman)21:537                        | Alex Cao26:581                         |
| Shipbrokers' Commissions:                               | Shipping Law and Practice in China—    |
| Entitlement, Standing, and                              | Legal Analysis of the Draft            |
| Jurisdiction.   | Maritime Code and Maritime             |
| H. Edwin Anderson, III24:55                             | Jurisdiction.                          |
| Should Vessel Managers Be                               | Lixing Zhang14:209                     |
| Considered "Carriers" Under                             |  |
| COGSA?  | CHOICE OR CONFLICT OF LAWS             |
| Note (Kirsten H. Smith)                                 | Admiralty Jurisdiction and Procedure,  |
| "Subject to Details" and Charter Party                  | Recent Developments in Maritime        |
| Negotiations.   | Law.                                   |
| H. Edwin Anderson, III                                  | David B. Sharpe21:473                  |
| Time Charters, The New York                             | The Applicability of State Law in      |
| Produce Exchange Form, and                              | Maritime Cases after <i>Yamaha</i>     |
| Personal Injury Liability.                              | Motor Corp. v. Calhoun.                |
| Comment (Edward C. Hammand) 12:195                      | David W. Robertson                     |
| (Edward C. Hammond)                                     | Application of State Law to Maritime   |
| Vessel Owner's Personal Liability for                   | Claims: Is There a Better Guide        |
| Injuries Sustained by Third Parties                     | than Southern Pacific Co. v.           |
| While under Demise Charter: Strict                      | Jensen?                                |
| Liability After Baker v. Raymond<br>International, Inc. | Lizabeth L. Burrell21:53               |
| Comment   | The Carrier's Duties Under the         |
| (Melanee A. Gaudin)VIII:121                             | Rotterdam Rules: Better the Devil      |
| (iviciance A. Gaudin) v III.121                         | You Know?                              |
|   | Theodora Nikaki35:1                    |

| Choice of Law Analysis: The Solution         | The Doctrine of State Succession        |
|--|---|
| to the Admiralty Jurisdictional              | and the Law of Historic                 |
| Dilemma.                                     | Shipwrecks,                             |
| Joseph F. Smith, Jr14:1                      | the Bell of the Alabama:                |
| Choice-of-Law Determination under            | United States v. Steinmetz.             |
| the Lauritzen-Romero-Rhoditis                | Note (William J. Pallas)17:343          |
| Triad: Neely v. Club Med                     | Does Sieracki Still Rule the Seas?:     |
| Management Services, Inc.                    | Coats v. Penrod Drilling Corp.          |
| Note (Felicia Huang)20:495                   | Note                                    |
| Choice of Law in Two-Part Harmony:           | (Michelle M. O'Daniels)17:101           |
| The Fifth circuit Interprets                 | Does the Jones Act Apply to Offshore    |
| Conflicting Choice of Law Clauses            | Alternative Energy Projects?            |
| in Foster Wheeler Energy Corp. v.            | Constantine G. Papavizas and            |
| An Ning Jiang MV.                            | Gerald A. Morrissey III34:377           |
| Note (Eric F. Mulch)29:461                   | The Ebb and Flow of <i>East River</i> : |
| Claiming Damages in Multimodal               | Consideration of the Supreme            |
| Transport: A Need for                        | Court's Decision on Products            |
| Harmonisation.                               | Liability in Shipbuilding Contracts.    |
| Simone Lamont-Black36:707                    | Michael H. Bagot, Jr30:137              |
| Close-Hauling Toward Simplified              | 44.1 Ways to Prove Foreign Law.         |
| Eligibility Under the Longshore and          | John R. BrownIX:179                     |
| Harbor Workers' Compensation                 | Federal Courts Put Uniformity to        |
| Act: A Proposal for Congressional            | Sleep on the Shelf: <i>Knapp v.</i>     |
| Action or Judicial Clarification To          | Chevron, U.S.A., Inc.                   |
| Rectify Persistant Ambiguity,                | Note (Henry D. Olinde)XI:329            |
| Nicole J. Dulude and                         | The Fifth Circuit Passes the Buck:      |
| Todd Greenwood35:45                          | Whether Maritime Law or OCSLA           |
| Keep 'em Separated: The Fourth               | Applies to Contracts Involving          |
| Circuit Extends the Coverage of              | Drilling Platforms on the               |
| Choice of Law Provisions To                  | Outer Continental Shelf?:               |
| Determine the Existence of                   | Smith v. Penrod Drilling Corp.          |
| Maritime Liens in <i>Triton Marine</i>       | Note (David Gray Douglas)17:89          |
|  | Fisher v. Agios Nicolaos V and Choice   |
| Fuels Ltd., S.A. v. M/V Pacific<br>Chukotka. | of Law: What Was All the Fuss           |
|  |   |
| Note (Michael Raudebaugh) 34:647             | About? And What the Fuss Should         |
| COGSA and Choice of Foreign Law              | Have Been About (Maybe).                |
| Clauses in Bills of Lading.                  | Albert Tate, JrVII:199                  |
| Alan Nakazawa and                            | Foreign Seamen in United States         |
| B. Alexander Moghaddam 17:1                  | Courts: The Nature of the Vessel as     |
| Conflicts of Limitation Laws in the          | a Factor in International Choice of     |
| United States and the United                 | Law Analysis—Vaz Borralho v.            |
| Kingdom: Solving the Riddle of               | Keydril Co.                             |
| Norwalk Victory.                             | Note (Laura L. Roos)VIII:383            |
| Comment (Robert J. Morris, III)34:303        | Forum-Selection Clauses and Seaman      |
| The Cruise Passenger's Dilemma:              | Personal Injury: A Modern               |
| 21st Century Ships, 19th Century             | Analytical Framework with               |
| Rights.                                      | International Emphasis.                 |
| Thomas A. Dickerson                          | Ryan Kelly McLemore25:327               |
| Division of Collision Damages:               | In re Amtrak: The Eleventh              |
| Common Law, Civil Law, Maritime              | Circuit's Leash on <i>Yamaha</i> .      |
| Law and Conflicts of Law.                    | Note (Christopher B. Daniels)22:303     |
| William Tetley, Q.C 16:263                   | In re Oil Spill by the Amoco Cadiz—     |
|  | Choice of Law and a Pierced             |

| Corporate Veil Defeat the 1969            | Hawkspere Shipping Co. v.            |
|---|--------------------------------------|
| Civil Liability Convention.               | Intamex, S.A.                        |
| James W. Bartlett, IIIX:1                 | Note (Matthew Lynch)28:603           |
| The Interface of Criminal Jurisdiction    | The Pennsylvania Rule: No Longer     |
| and Actions under the United              | the Rule.                            |
| Nations Charter with Admiralty            | Francesca Morris32:131               |
| Law.                                      | Personal Injury, Recent Developments |
| George K. Walker20:217                    | in Maritime Law.                     |
| Jurisdiction, Choice of Law, and          | Douglas M. Muller and                |
| Forum Non Conveniens in a                 | Julius H. Hines22:513                |
| Personal Injury Suit by a Foreign         | The Position in the United States on |
| Seaman: The Application of                | Foreign Forum Selection and          |
| Interest Analysis.                        | Arbitration Clauses, Forum Non       |
| Comment (James C. Klick)V:239             | Conveniens, and Antisuit             |
| The Law of the Flag, "Flag                | Injunctions.                         |
| Shopping,"                                | Robert Force                         |
| and Choice of Law.                        | Post-Calhoun Remedies for Death and  |
| William Tetley, Q.C 17:139                | Injury in Maritime Cases:            |
| Mixed Oil and Gas Contracts               | Uniformity, Wither Goest Thou?       |
| Performed on Navigable Waters—            | Robert Force21:7                     |
| Maritime or Nonmaritime?                  | Practical Guide to Analyzing Forum   |
| Confusion Reigns                          | Selection Clauses in Personal Injury |
| in State Territorial Waters: <i>Davis</i> | and Wrongful Death Claims Under      |
| & Sons, Inc. v. Gulf Oil Corp.            | Maritime Contracts.                  |
| Note (Paul R. Brierre)16:389              | Michael J. Maloney24:705             |
| Maritime Conflicts of Law from the        | The Regal-Beloit Decision:           |
| Perspective of Modern Choice of           | What, If Anything, Would Happen      |
| Law Methodology.                          | to the Legal Regime for              |
| Symeon Symeonides VII:223                 | Multimodal Transport in the United   |
| Multimodal Transport Reform and the       | States If It Adopted the Rotterdam   |
| European Union: A Treaty Change           | Rules.                               |
| Approach.                                 | Robert Force                         |
| Bevan Marten                              | Relations Between the Rotterdam      |
| The Myth of Uniformity in Maritime        | Rules and the Convention on the      |
| Law.                                      | Carriage of Goods by Road.           |
| Robert D. Peltz21:103                     | Cécile Legros                        |
| The New Age of Conquest and               | Shutting the Courthouse Door: The    |
| Colonialism: How Admiralty Will           | Ninth Circuit in Rogers v. Royal     |
| Be Used on the Final Frontier.            | Caribbean Cruise Line Finds No       |
| Jayson Haile29:353                        | Exceptions for Seafarers in          |
| OCS Indemnity Contracts: State Law        | Arbitration Provisions.              |
| or Maritime Law?—Grand Isle               | Note (Ryan C. Davis)34:365           |
| Shipyard v. Seacor Marine, LLC.           | The Status of the Quasi-American     |
| David W. Robertson35:467                  | Bluewater Seaman in American         |
| Opting Out of Admiralty Law?:             | Courts.                              |
| Uniformity vs. Freedom of Contract        | Comment                              |
| in the Selection of State Choice of       | (Brian Jay Corrigan)X:269            |
| Law.                                      | Surviving Preemption: State          |
| Jason R. Harris34:167                     | Remedies and the LHWCA:              |
| Pay the Man Again! The Fourth             | Stevedoring Services of America v.   |
| Circuit Requires Shippers to Pay          | Eggert.                              |
| Freight Twice When Cargo                  | Note (Michael J. Wray)21:229         |
| Consolidators Default in                  | 1.000 (Hilliania)                    |
|   |                                      |

| Three's a Crowd: The Unhappy          | COAST GUARD                             |
|---------------------------------------|---|
| Interplay Among the New York          | Coast Guard Employees and Reports       |
| Convention, FAA and McCarran-         | of Marine Casualty Investigations:      |
| Ferguson Act.                         | Their Role in Litigation.               |
| Comment                               | Comment (Ronald K. Schuster)23:207      |
| (Zachary M. VanVactor)36:313          | "Evaluative Reports" and                |
| Transnational Maritime Litigation:    | "Predecessor in Interest" Construed     |
| Selected Problems.                    | to Admit Coast Guard Hearing            |
| Harold K. WatsonVIII:87               | Report and Testimony under              |
| Uberrimae Fidei—Once Entrenched,      | Federal Rules of Evidence— <i>Lloyd</i> |
| Always Entrenched: The Third          | v. American Export Lines, Inc.          |
| Circuit Joins the Majority in AGF     | Note (Susan Sarah Smith)IV:155          |
| Marine Aviation & Transport v.        | The Flow of Authority To Stop the       |
| Cassin, But Is That Enough?.          | Flow of Oil: Clean Water Act            |
| Note (Stephen C. Richman) 33:553      | Section 311(c) Removal Authority        |
| Using Principles of Conflict of Laws  | and the BP/DEEPWATER                    |
| to Chart the Murky Waters of          | HORIZON Oil Spill.                      |
| Contractual Indemnity: Angelina       | Frederick J. Kenney, Jr., and           |
| Casualty Co. v. Exxon Corp., USA.     | Melissa A. Hamann36:349                 |
| Note (Ethan Glaubiger) 15:411         | Hiding Behind "Tradition"? Should       |
| Yacht Racers Contract Out of          | U.S. Vessel Traffic Centers Exercise    |
| COLREGS: Juno SRL v. S/V              | Greater Direction and Control over      |
| Endeavour.                            | Vessels in Their Areas?                 |
| Note (G. Hans Sperling)21:217         | Craig H. Allen34:91                     |
|                                       | Informal Guide to Coast Guard           |
| CLASSIFICATION OF VESSELS             | Investigations of Marine Casualties     |
| The Classification System and Its     | and Accidents Involving                 |
| Problems with Special Reference       | Commercial Vessels.                     |
| to the Liability of Classification    | William B. ThomasVII:47                 |
| Societies                             | It's Best to Answer When the Coast      |
| Hannu Honka 19:1                      | Guard Comes Knocking: United            |
| "Built" or "Rebuilt"? That Is the     | States v. Victoria.                     |
| Question: Risk of Losing the          | Note (R. Peter Rittling)15:169          |
| Coastwise Privilege After Vessel      | Liability, Compensation and Financial   |
| Modification Projects Outside the     | Responsibility Under the Oil            |
| United States.                        | Pollution Act of 1990: A Review of      |
| Comment (Han Deng)35:241              | the Second Decade.                      |
| Liability of Classification Societies | Lawrence I. Kiern36:1                   |
| from the Perspective of United        | Limits of Coast Guard Authority to      |
| States Law.                           | Board Foreign Flag Vessels on the       |
| Machale A. Miller22:75                | High Seas.                              |
| Liability of Classification Societies | Rachel Canty23:123                      |
| from the British Perspective:         | Marine Casualty Reporting and           |
| The Nicholas H.                       | Investigation.                          |
| Note (Colleen E. Feehan)22:163        | Joseph W. Janssen, Jennifer A. Kerr     |
| Otto Candies, L.L.C. v. Nippon Kaiki  | and John W. Keller, III24:167           |
| Kyokai Corp.: Further Extending       | Monitoring Costs under the Oil          |
| Negligent Misrepresentation to        | Pollution Act of 1990: A Blank          |
| Protect Third-Party Buyers that       | Check for the Coast Guard?              |
| Rely on Erroneous Certificates        | Sergio J. Alarcon and                   |
| Issued by Vessel Classification       | Flynn M. Jennings21:419                 |
| Societies.                            | The Preservation of Privacy Interests   |
| Note (Courtney P. Cochran) 28:613     | at Sea: The Need for Meaningful         |

| Scope Limits on Custom Officials          | Insurance Co. v. Tug Cissi          |
|---|-------------------------------------|
| and Coast Guard's Sweeping                | Reinauer.                           |
| Authority to Search Vessels.              | Note (Christian Dabb)21:617         |
| Comment (Lauren Estrin)29:105             | Collision at Sea: Admiralty         |
| Pub. L. 98-89—Trouble for                 | Proportionate Damages Rule v.       |
| Businessmen Who Entertain                 | Sovereign Immunity in Third-Party   |
| Aboard Pleasure Boats?                    | Indemnification Suits Involving     |
| Louis Giansante                           | Military Personnel.                 |
| Recent Developments in the Criminal       | Comment                             |
| Enforcement of Maritime                   | (Debra F. Gambrill)VII:79           |
| Environmental Laws.                       | Collision Liabilities Between       |
|   |                                     |
| David G. Dickman                          | Shipowners.                         |
| Regulation of Maritime Safety: A          | Richard H. Brown, JrVIII:69         |
| Conflict of Standards.                    | Collision Survey.                   |
| Comment (Peter S. Wiswell)                | (James B. Abston and                |
| Representing the Mariner Accused of       | David R. Kunz)13:355                |
| Drug Abuse: A Step-by-Step                | Collision Survey.                   |
| Guide.                                    | (Steven M. Stastny)15:389           |
| Patricia R. Spivey21:445                  | Collision Survey.                   |
| Something Seems Fishy—The                 | (David Gray Douglas and             |
| Application of the Fourth                 | Valeria St. Vicina)17:419           |
| Amendment to Coast Guard                  | Collision Survey.                   |
| Searches of Vessels: <i>United States</i> | (Robert S. Green, Mark S. Rubin,    |
| v. Boynes.                                | and Thomas H. Van Horn)19:589       |
| Note (Lucy Jewel)23:553                   | Collision Survey.                   |
| Unmanned Aerial Vehicles and the          | (Jeffrey B. Carra and               |
| Doctrine of Hot Pursuit: A New            | Amelia Sweetland)21:693             |
| Era of Coast Guard Maritime Law           | Collision Survey.                   |
| Enforcement Operations.                   | (Jason P. Minkin)23:661             |
| Vasilios Tasikas                          | Collision Survey.                   |
| Welcome Aboard, OSHA:                     | (Curtis Cox and                     |
| Occupational Safety and Health            | Jennifer L. North)25:629            |
| Regulations May Apply to                  | Collision Survey.                   |
| Uninspected Vessels in State              | (Richard Preston)27:699             |
| Waters.                                   | Collision Survey.                   |
| Comment                                   | (Matthew J. Bauer)29:533            |
| (Daniel H. Wooster)27:227                 | Collision Survey.                   |
|   | (Arjya B. Majumdar and              |
| COLLISION                                 | Ryan M. McCabe)31:727               |
| Allisions in the Artificial Archipelago:  | Collision Survey.                   |
| Economic Damages and Offshore             | (Blair Brogan, Nicholas H. Berg     |
| Oilmen in the Oil and Gas Circuit.        | and Jonathan A. Hirsch)33:631       |
| Comment (Bryant E. Gardner)24:299         | Collision Survey.                   |
| Applying The Pennsylvania Rule—           | (Michael B. Pemberton,              |
| Circumstances to Consider in              | Mark DiCicco and                    |
| Allisions: American River                 | Jonathan Segarra)36:697             |
| Transportation Co. v. M/V Kavo            | Division of Collision Damages:      |
| Kaliakra.                                 | Common Law, Civil Law, Maritime     |
| Paige Hess24:343                          | Law and Conflicts of Law.           |
| Breaking New Ice? Southern District       | William Tetley, Q.C16:263           |
| of New York Revisits Maritime             | Exceptions to Negligence Claims for |
|   | Economic Loss Absent Physical       |
| Collision Law Governing Ice               | Damage to a Proprietary Interest?   |
| Damage: Great American                    | <b>5</b> 1 <b>7</b>                 |

| The Fifth Circuit's Answer in <i>Taira</i> | R. Jeffrey Bridger and                |
|--|---------------------------------------|
| Lynn Marine Ltd. No. 5 v. Jay's            | Jeffrey E. Richardson19:259           |
| Seafood, Inc.                              | The Relationship, If Any, Between     |
| Note (Gavin H. Guillot)31:649              | Misrepresentation and the Reinjury:   |
| The Law of the Flag, "Flag                 | The Fifth Circuit Suggests That       |
| Shopping,"                                 | Willful Concealment of a              |
| and Choice of Law.                         | Preexisting Medical Condition May     |
| William Tetley, Q.C17:139                  | Constitute Contributory Negligence    |
| The Pennsylvania Rule: No Longer           | in Johnson v. Cenac Towing, Inc.      |
| the Rule.                                  | Comment (Mahsa Soheil)35:367          |
| Francesca Morris32:131                     | Simultaneous Application of Strict    |
| Shipowner Liability Arising from           | Products Liability and Comparative    |
| Violations of Statutory Work-Hour          | Fault in Admiralty: Smooth Sailing    |
| Limits.                                    | or a Doctrinal Collision Course?—     |
| Comment (Robert D. Tracy) 22:635           | Lewis v. Timco. Inc.                  |
| Shipping Law and Practice in China—        | Note                                  |
| Legal Analysis of the Draft                | (John Richard Fitzgerald)IX:101       |
| Maritime Code and Maritime                 | Superseding Cause and Comparative     |
| Jurisdiction.                              | Fault after Reliable Transfer: Lone   |
| Lixing Zhang14:209                         | Star Industries v. Mays Towing Co.    |
| Yacht Racers Contract Out of               | Note                                  |
| COLREGS: Juno SRL v. S/V                   | (James E. Hollman)16:411              |
| Endeavour.                                 | (1. 1. 1. 1. )                        |
| Note (G. Hans Sperling)21:217              | <b>COMPLEX LITIGATION</b>             |
|  | Comments on Complex Litigation—       |
| COMPARATIVE FAULT                          | Trial Techniques in Presenting the    |
| Aye, Aye to the Full Release: The          | Trial in a Complex Case.              |
| Fifth Circuit Clarifies How A Joint        | W. Marshall Morgan Symposium, 98      |
| Tortfeasor Can Settle Successfully         | Practical Procedures for Handling a   |
| and Seek Contribution.                     | Multi-Party Suit Through a            |
| Comment (Lauren E. Burk) 36:197            | Plaintiff's Committee.                |
| Claiming Contribution Against Time-        | Eldon E. Fallon*Symposium, 3          |
| Barred Joint Tortfeasors: Does a           | Proof of Damages.                     |
| McDermott Proportionate Share              | Paul S. EdelmanSymposium, 104         |
| Approach to Damage Allocation              | Quantum Evaluation in Multiple        |
| Offer the Most Equitable Solution?         | Plaintiff Litigation.                 |
| Note (Sean Wion)34:657                     | Charles F. Lozes Symposium, 83        |
| Division of Collision Damages:             | Settlement Closing and the Problem of |
| Common Law, Civil Law, Maritime            | Partial Settlements in Multi-Party    |
| Law and Conflicts of Law.                  | Maritime Litigation.                  |
| William Tetley, Q.C 16:263                 | John P. Hammond Symposium, 87         |
| The Effect of Settlement on                | The State as Defendant—The Problem    |
| Nonsettling Joint Tortfeasors in           | of Recovery.                          |
| Maritime Law.                              |                                       |
| Comment (Eric D. Suben)17:301              |                                       |
| Holding the Bag—Proportional Fault         |                                       |
| and the Non-Settling Defendant:            | * "Symposium" refers                  |
| Self v. Great Lakes Dredge & Dock          | to The Maritime Lawyer's              |
| Co.  | Symposium on Complex                  |
| Note (Evan T. Caffrey) 14:415              | Litigation, conducted                 |
| McDermott v. AmClyde: Contrasting          | October 13, 1978, in New              |
| Views on Proportionate Fault.              | Orleans, Louisiana;                   |
|  | published 1980.                       |
|  |                                       |

| Salvador E.                             | International Law.  |
|---|---|
| Guitierrez, Jr Symposium, 95            | Stephen R. Swanson36:123  |
| The Working Relationship Between        | Good Seamen Never Tangle Their                                    |
| Counsel in Major Disaster Cases:        | Lines or Never the Twain Shall                                    |
| Role of Lead Counsel: Role of           | Meet: An Analysis of the  |
| Referring Attorney.                     | Constitutional and Jurisdictional                                 |
| Jack C. Benjamin Symposium, 71          | Delineations of <i>United States v.</i>                           |
| Jack C. Benjamin Symposium, 71          | Reeh.   |
| CONCENTRATIONAL LANG                    | Note (Mary H. Mason)12:209  |
| CONSTITUTIONAL LAW                      |   |
| Aloha, Bench Trial!                     | Great Lakes Exploration Group v.                                  |
| Counterclaimant's                       | Unidentified Wreck: Navigating Federalism and Arrest Procedure in |
| Jury Right Sinks Plaintiff's 9(h)       |   |
| Designation: Wilmington Trust           | Post-Deep Sea Shipwreck   |
| v. United States District Court         | Controversies.  |
| for the District of Hawaii.             | Note (Brian K. McGarry)33:539                                     |
| Note (Spiro J. Verras)16:435            | Making Sense of the Muddle: Deep                                  |
| Between a Dock and a Hard Place:        | Sea Research Takes on the   |
| The D.C. Circuit Declares the           | Abandoned Shipwreck Act and the                                   |
| Puerto Rico Ports Authority an Arm      | Eleventh Amendment in California                                  |
| of the State Entitled to Sovereign      | v. Deep Sea Research, Inc.  |
| Immunity in <i>Puerto Rico Ports</i>    | Note (Kristin A. Gasser)23:567                                    |
| Authority v. Federal Maritime           | Scuttle the Abandoned Shipwreck Act:                              |
| Commission.                             | The Unnecessary   |
|   | Unconstitutionality of American                                   |
| Note (Blair Brogan)                     | Historic Shipwreck Preservation.                                  |
| The Constitutionality of Boardings at   | Nathan Murphy36:159   |
| Sea Without Cause— <i>United States</i> | Searches and Seizures at Sea: Trying                              |
| v. Piner.                               | to Balance Governmental Interests                                 |
| Note (James C. Klick)V:104              | Against the Fourth Amendment.                                     |
| The Contemporary Contours of            | Linda A. Newland16:319  |
| Admiralty Jurisdiction.                 | Supreme Court Strikes Down Personal                               |
| David J. Bederman and                   | Property Tax on Vessels Under                                     |
| John E. Wierwille31:291                 | Tonnage Clause in <i>Polar Tankers</i> ,                          |
| Due Process and Rule C: The             | Inc. v. City of Valdez, Alaska.                                   |
| Constitutionality of the Admiralty      | James C. Cofer34:153  |
| In Rem Action.                          |   |
| Comment                                 | United States v. Locke: After a Rough                             |
| (Constance M. Walker)VI:249             | Passage, Intertanko Crosses the Bar                               |
| Due Process and Traditional Admiralty   | of State Regulation to Reach the                                  |
| Arrest and Attachment under the         | Safe Harbor of Preemption.  |
| Supplemental Rules.                     | Note (Michael F. Vitt)25:573                                      |
| Charles Schwartz, JrVIII:229            | United States v. Massachusetts:                                   |
| The End of Maritime Liens for           | Federal Preemption of State Oil                                   |
| Master Leases of Containers: How        | Spill Statutes.   |
| Do You Provide These Fungible           | Note (Michael D. Driscoll)32:607                                  |
| Necessaries to a Fleet of Vessels?      | United States v. Suerte: The Fifth                                |
| Timothy K. Borchers18:33                | Circuit Fails to Address  |
| Excludable Aliens and Qualified         | International Law Principles in                                   |
| Official Immunity in 42 U.S.C.          | Examining Due Process Concerns                                    |
|   | Raised Under the Extraterritorial                                 |
| Section 1983 Suits: Lynch v.            | Application of the Maritime Drug                                  |
| Cannatella.                             | Law   |
| Note (Amanda T. Fontenot) 13:191        | Enforcement Act.  |
| Fifth Amendment Due Process,            | Note (Timothy M. Morrison)27:631                                  |
| Foreign Shipowners, and                 | 1.000 (11110011) 1.1. 14101110011)                                |

| CONTAINER SECURITY                   | Mitsui & Co. v. American Export                                 |
|--------------------------------------|---|
| "Said To Contain": Fear of Incurring | Lines.  |
| Liability Creates a Disincentive for | Note (LeRoy Lambert, III)VI:336                                 |
| Cargo Carriers To Improve            | Stowage of Containers on Deck.                                  |
| Shipping Container Security by       | Janice GonzalesI:114  |
| Examining Cargo.                     | Tan Hi and Containerized Cargo in the                           |
| Comment (Kevin P. Maney) 35:317      | Philippines.  |
| Comment (Revin 1. Maney) 33.317      | Randolph J. FriedmanXI:297                                      |
| COMMANDAZAMON                        | The Threshold Test of <i>Allstate</i> : A                       |
| CONTAINERIZATION                     | Movement Toward Certainty in the                                |
| Carriage of Cargo, Recent            | Containerization Cases—Allstate                                 |
| Developments in Maritime Law.        | Insurance Co. v. Inversiones                                    |
| Joseph P. Tabrisky22:535             | Navieras Imparca.   |
| COGSA Comes Ashore And               | Note (Jane Marc Wells)VII:109                                   |
| More: The Supreme Court Makes        | Note (Jane Mare Wells) VII.10)                                  |
| Inroads Promoting Uniformity and     | CDDADIALLAN   |
| Maritime Commerce in Norfolk         | CRIMINAL LAW  |
| Southern Railway v. Kirby.           | Fifth Amendment Due Process,                                    |
| Marva Jo Wyatt30:101                 | Foreign Shipowners, and   |
| COGSA Section 4(5)'s "Fair           | International Law.  |
| Opportunity" Requirement: U.S.       | Stephen R. Swanson36:123  |
| Circuit Court Conflict and Lack of   | The Fifth Circuit Finds that Criminal                           |
| International Uniformity; Will the   | Sanctions for a Falsified Oil Record                            |
| United States Supreme Court Ever     | Book Are Consistent with  |
| Provide Guidance?                    | International Law in <i>United States</i>                       |
| Daniel A. Tadros17:17                | v. JHO.   |
| Containerization, the Per Package    | Note (Roy H. Sparks)33:563                                      |
| Limitation, and the Concept of       | Flags of Terror: An Argument for                                |
| "Fair Opportunity."                  | Rethinking Maritime Security                                    |
|                                      | Policy Regarding Flags of                                       |
| Comment                              | Convenience.  |
| (Laurence B. Alexander)XI:123        | Comment   |
| The Eleventh Circuit Tackles         | (Alexander J. Marcopoulos)32:277                                |
| COGSA's Per Package                  | If the United States Doesn't Prosecute                          |
| Limitation—Hayes-Leger v. M/V        | Them, Who Will? The Role of the                                 |
| Oriental Knight.                     | United States as the 'World's                                   |
| Note (Edward C. Hammond)XI:141       | Police' and Its Jurisdiction over                               |
| "Said To Contain": Fear of Incurring | Stateless Vessels.  |
| Liability Creates a Disincentive for |   |
| Cargo Carriers To Improve            | Comment (Varia Salardan Salafani) 26:272                        |
| Shipping Container Security by       | (Kyle Salvador Sclafani)26:373 The Law of the Flag and Maritime |
| Examining Cargo.                     | Criminal Jurisdiction: A New Rule                               |
| Comment (Kevin P. Maney) 35:317      |   |
| Say What You Mean and Mean What      | To Replace an Outdated,   |
| You Say: Edging Towards a            | Inconvenient Doctrine.  |
| Workable Container Solution.         | Comment (Guy Manchuk)32:221                                     |
| Comment (Meagen Leary)28:191         | Marine Casualty Reporting and                                   |
| The Shipping Container as a COGSA    | Investigation.  |
| Package—The Debate Continues—        | Joseph W. Janssen, Jennifer A. Kerr                             |
| In re Norfolk, Baltimore & Carolina  | and John W. Keller, III24:167                                   |
| Line, Inc.                           | Recent Developments in the Criminal                             |
| Note (David B. Epstein)V:88          | Enforcement of Maritime   |
| The Shipping Container as a COGSA    | Environmental Laws.   |
| Package: The Functional              | David G. Dickman24:1  |
| Economics Test is Abandoned—         |   |
|                                      |   |

| Red Sky at Morning: The Horizon for    | Control of Terrorism in the Cruising     |
|--|--|
| Corporations, Crew Members, and        | Industry.                                |
| Corporate Officers as the United       | Comment (Aaron Buzawa)32:181             |
| States Continues Aggressive            | Forgotten Fears Present Imminent         |
| Criminal Prosecution of                | Threats to the Maritime Shipping         |
| International Pollution from Ships.    | and Recreation Industries: The           |
| Comment (Andrew Homer)32:149           | Risk Posed by the Availability of        |
| Sources of American Maritime           | Sea Mines.                               |
| Criminal Law.                          | Comment (Jason Reddish)29:125            |
| L. Stephen Cox26:145                   | Malpractice on the Love Boat:            |
| •                                      | Barbetta v. S/S Bermuda Star.            |
| CRUISE LINES                           | Note (Michael J. Compagno) 14:381        |
| Analysis of the Senate's Proposed      | Medicine on the Seas.                    |
| Cruise Vessel Act as an Innovative     | Robert D. Peltz and                      |
| Approach Towards Increased U.S.        | Vincent J. Warger27:425                  |
| Participation in the North American    | Personal Injury, Recent Developments     |
| Cruise Ship Tourism Market.            | in Maritime Law.                         |
| Comment (Jeff Kvandal)26:353           | Douglas M. Muller and                    |
| Aye, Aye to the Full Release: The      | Julius H. Hines22:513                    |
| Fifth Circuit Clarifies How A Joint    | Practical Guide to Analyzing Forum       |
| Tortfeasor Can Settle Successfully     | Selection Clauses in Personal Injury     |
| and Seek Contribution.                 | and Wrongful Death Claims Under          |
| Comment (Lauren E. Burk) 36:197        | Maritime Contracts.                      |
| Balancing Bargaining Power: The        | Michael J. Maloney24:705                 |
| Eleventh Circuit Overreaches To        | Strict Liability or Negligence: What     |
| Destroy the Public Policy Defense      | Standard of Care Applies When            |
| at the Initial Enforcement Stage of    | Crewmembers Assault Passengers           |
| Arbitration in <i>Lindo v. NCL</i>     | on Cruise Ships?                         |
| (Bahamas), Ltd                         | Comment (Philip H. Budwick) 19:353       |
| Note (Nicholas A. Machen) 36:839       | Won't You Let Me Take You on a Sea       |
| Base Wages May Now be Just the Tip     | Cruise: The Americans with               |
| of the Maintenance and Cure            | Disabilities Act and Cruise Ships.       |
| Iceberg—The Eleventh Circuit           | Curtis D. Edmonds28:271                  |
| Recognizes an Injured Seaman's         |  |
| Projected Gratuities as Part of the    | DAMAGES                                  |
| Unearned Wages Calculation:            | Allisions in the Artificial Archipelago: |
| Flores v. Carnival Cruise Lines.       | Economic Damages and Offshore            |
| Note (Tondra Jo Phillips)20:189        | Oilmen in the Oil and Gas Circuit.       |
| Classifying Cruise Ships as Common     | Comment (Bryant E. Gardner)24:299        |
| Carriers under the Shipping Act, a     | An Analytical Framework for              |
| Jurisdictional Struggle: American      | Maritime Preemption Cases                |
| Association of Cruise Passengers v.    | Involving Wrongful Death                 |
| Carnival Cruise Lines.                 | Damages—The Legacy of Miles,             |
| Note (Daniel E. Eldredge)15:397        | Yamaha, Amtrak, and Others.              |
| Cruise Industry Liens Against the U.S. | Paul T. Hofmann23:409                    |
| Penalty Wage Act.                      | "Ask Me No Questions and I'll Tell       |
| Comment (Susan Lee)31:141              | You No Lies": The Doctrine of            |
| The Cruise Passenger's Dilemma:        | Uberrimae Fidei in Marine                |
| 21st Century Ships, 19th Century       | Insurance Transactions.                  |
| Rights.                                | John P. Kavanagh, Jr17:37                |
| Thomas A. Dickerson                    | The Citadel Survives a Naval             |
| Cruising with Terrorism:               | Bombardment: A Policy Analysis           |
| Jurisdictional Challenges to the       |  |

| of the Economic Loss Doctrine.         | Purely Economic Losses.                    |
|--|--|
| Steven R. Swanson 12:135               | Note (Bradley J. Schwab)36:791             |
| Claiming Contribution Against Time-    | Division of Collision Damages:             |
| Barred Joint Tortfeasors: Does a       | Common Law, Civil Law, Maritime            |
| McDermott Proportionate Share          | Law and Conflicts of Law.                  |
| Approach to Damage Allocation          | William Tetley, Q.C16:263                  |
| Offer the Most Equitable Solution?     | Drowning in Unoccupied Waters:             |
| Note (Sean Wion)34:657                 | Estate of Fajardo v. Maersk Line           |
| Claiming Damages in Multimodal         | Agency.                                    |
| Transport: A Need for                  | Note (Timothy R. Lord)15:423               |
| Harmonisation.                         | The Effect of Settlement on                |
| Simone Lamont-Black36:707              | Nonsettling Join Tortfeasors in            |
| Clearing Up the Confusion with the     | Maritime Law.                              |
| Application of Section 910(f) of the   | Comment (Eric D. Suben)17:301              |
| LHWCA: Phillips v. Marine              | The Elimination of Punitive Damages        |
| Concrete Structures, Inc.              | for Seamen: How Far Does Miles             |
| Note (Neil Levine)16:251               | Reach?                                     |
| Collision at Sea: Admiralty            | Comment (William J. Pallas) 18:89          |
| Proportionate Damages Rule v.          | Elimination of Loss of Society             |
| Sovereign Immunity in Third-Party      | Damages in General Maritime Law:           |
| Indemnification Suits Involving        | Cater v. Placid Oil Co.                    |
| Military Personnel.                    | Note (Alberta L. Adams)16:377              |
| Comment (Debra F. Gambrill)VII:79      | Enforcing a Seaman's Right to              |
| Contrasting Views                      | Medical Care After Atlantic                |
| Guevara v. Maritime Overseas           | Sounding v. Townsend.                      |
| Corp.: Supporting the Decision.        | Rod Sullivan34:1                           |
| Philip S. LaPenta and                  | Exceptions to Negligence Claims for        |
| Susan Emma Olick20:331                 | Economic Loss Absent Physical              |
| Opposing the Decision.                 | Damage to a Proprietary Interest?          |
| Paul S. Edelman20:349                  | The Fifth Circuit's Answer in <i>Taira</i> |
| Counterpoint: An Excerpt from—         | Lynn Marine Ltd. No. 5 v. Jay's            |
| Dooley v. Korean Air Lines Co.:        | Seafood, Inc.                              |
| Are Survival Actions Lost to Davey     | Note (Gavin H. Guillot)31:649              |
| Jones' Locker Where DOHSA              | Federal District Courts Have No            |
| Applies?                               | Discretion When Awarding the               |
| Note (Christine Ann Guard)23:245       | Double Wage Penalty—Griffin v.             |
| The Current Status of the Availability | Oceanic Contractors, Inc.                  |
| of Prejudgment Interest in             | Note (Michael H. Torian)VII:149            |
| Admiralty.                             | Foreclosing on <i>The Eclipse</i>          |
| Comment                                | Doctrine—A Plea for Equity in              |
| (David Gray Douglas) 17:283            | Admiralty.                                 |
| Damages Available in Personal Injury   | Comment                                    |
| Claims After Miles, Yamaha, and        | (Thomas P. Adams)XI:301                    |
| Amtrak.                                | Future Income Taxes May Be                 |
| Donald C. Radcliff23:383               | Deducted from Jury Awards When             |
| Damages for Loss of Use                | Claim is Based on Federal Law—             |
| G. Hamp Uzzelle, III18:179             | Fanetti v. Hellenic Lines.                 |
| Damages—Inflation as a Factor—         | Note (Andrew P. Burnside) VII:319          |
| Applicability in Federal Courts.       | German Law: Damage to Persons,             |
| Earl C. Pitre II/1:21                  | Property, and the Environment.             |
| Dimming the Bright-Line Rule: The      | Dr. Thomas Brinkmann22:545                 |
| Fifth Circuit Lowers Its               | Holding the Bag—Proportional Fault         |
| Requirement To Bring Claims for        | and the Non-Settling Defendant:            |

| Self v. Great Lakes Dredge & Dock<br>Co.   | Corporation v. Calhoun.<br>Note      |
|--|--------------------------------------|
| Note (Evan T. Caffrey) 14:415              | (Omar F. Guerra Johansson)21:193     |
| Inflation Factored into Award for Lost     | Oil, Money, and the Environment:     |
| Earnings—Sauers v. Alaska Barge            | Punitive Damages Under Due           |
| & Transport, Inc.                          | Process, Preemption, and Maritime    |
| Note (Michael P. Maslanka)V:112            | Law in the Wake of the EXXON         |
| In re Amtrak: The Eleventh Circuit's       | VALDEZ Litigation.                   |
| Leash on Yamaha.                           | Comment (Brandon T. Morris)33:165    |
| Note (Christopher B. Daniels) 22:303       | OilVoy Clauses—Vessel Late Arrival   |
| Jones Act Seamen and the Award for         | at Load Port: Recovery of            |
| Loss of Society: A Post-                   | Commercial Damages.                  |
| Higginbotham Analysis—Ivy v.               | James M. Textor27:467                |
| Security Barge Lines, Inc.                 | Personal Injury, Recent Developments |
| Note (Elizabeth D. Haecker)IV:149          | in Maritime Law.                     |
| Loss of Consortium in Negligent            | Douglas M. Muller and                |
| Injury under the General Maritime          | Julius H. Hines22:513                |
| Law: The Unrigging of <i>Igneri</i> —      | Post-Calhoun Remedies for Death and  |
| American Export Lines, Inc. v.             | Injury in Maritime Cases:            |
| Alvez.                                     | Uniformity, Whither Goest Thou?      |
| Note                                       | Robert Force21:7                     |
| (Kathleen Sweeny Tillotson)V:117           | Prejudgment Interest in General      |
| Malpractice on the Love Boat:              | Maritime Law: A Study in             |
| Barbetta v. S/S Bermuda Star.              | Confusion.                           |
| Note (Michael J. Compagno) 14:381          | Comment (Jeb T. Terrien)20:441       |
| McDermott v. AmClyde and the Rule          | The Problematic Nature of            |
| of Proportionate Fault: Maritime           | Contribution Actions for In          |
| Law Leads in Developing a Fair,            | Personam Defendants in Collision     |
| Consistent, and Efficient Credit for       | or Allision Cases.                   |
| Settlement Rule.                           | Comment (Brian Radcliffe)31:161      |
| Arden J. Lea and                           | Punitive Damage Awards in Maritime   |
| R. Jeffery Bridger19:261                   | Arbitration: A Legitimate Part of    |
| McDermott v. AmClyde: A Path               | the Arbitrator's Arsenal?            |
| Towards a Proportionate Fault Rule         | Dion C. RaymosX:251                  |
| in Section 905(b) Actions.                 | Punitive Damages for Maintenance     |
| Robert E. Couhig, Douglass V.              | and Cure: Is It How Much You Pay     |
| Freret II, and Jeffery E. Richardson19:283 | or How You Pay It—Harper v.          |
| Natural Resource Damages under             | Zapata Off-Shore Co.                 |
| CERCLA and OPA: Some Basics                | Note                                 |
| for Maritime Operators.                    | (Michael Reese Davis)X:103           |
| J. T. Smith II                             | Punitive Damages in the Admiralty.   |
| Ninth Circuit Recognizes                   | Comment                              |
| Compensation for Future Economic           | (Michael P. Maslanka) V:223          |
| Loss in Survival Actions under the         | Punitive Damages under the Jones     |
| General Maritime Law: Evich v.             | Act.                                 |
| Morris.                                    | Robert DahlquistVI:1                 |
| Note (Margaret M. Braun)13:171             | A Seaman's Right to Recover          |
| Nonseafarers within State Territorial      | Damages Under the Jones Act and      |
| Waters May Supplement Their                | the General Maritime Law for         |
| General Maritime Law Wrongful              | Purely Emotional Injuries Resulting  |
| Death Remedies with State                  | from the Intentional Infliction of   |
| Wrongful Death and Survival                | Emotional Distress.                  |
| Statute Remedies: Yamaha Motor             | Comment (Jason P. Minkin)23:507      |

| Plaisance v. 1exaco, 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: Remedying   |
| 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, III24:125  |
| reginard re. winee, in2 1.125   |
|   |
| DEATH   |
| DEATH   |
| An Analytical Framework for   |
| An Analytical Framework for<br>Maritime Preemption Cases  |
| An Analytical Framework for<br>Maritime Preemption Cases<br>Involving Wrongful Death  |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of <i>Miles</i> ,   |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of <i>Miles</i> , <i>Yamaha</i> , <i>Amtrak</i> , <i>and Others</i> .                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of <i>Miles</i> , <i>Yamaha</i> , <i>Amtrak</i> , <i>and Others</i> . Paul T. Hofmann |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of <i>Miles</i> , <i>Yamaha</i> , <i>Amtrak</i> , <i>and Others</i> . Paul T. Hofmann |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of <i>Miles</i> , <i>Yamaha</i> , <i>Amtrak</i> , <i>and Others</i> . Paul T. Hofmann |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of <i>Miles</i> , <i>Yamaha</i> , <i>Amtrak</i> , <i>and Others</i> . Paul T. Hofmann |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of <i>Miles</i> , <i>Yamaha</i> , <i>Amtrak</i> , <i>and Others</i> . Paul T. Hofmann |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of <i>Miles</i> , <i>Yamaha</i> , <i>Amtrak</i> , <i>and Others</i> . Paul T. Hofmann |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
| An Analytical Framework for Maritime Preemption Cases Involving Wrongful Death Damages—The Legacy of Miles, Yamaha, Amtrak, and Others. Paul T. Hofmann                                 |
|   |

| for Seamen: How Far Does Miles Reach? Comment (William J. Pallas)  | Cater v. Placid Oil Co.                 | The Maritime Duty of Rescue:       |
|--|---|------------------------------------|
| for Seamen: How Far Does Miles Reach? Comment (William J. Pallas)  | Note (Alberta L. Adams)16:377           | Beyond Contract and Privity—       |
| Reach? Comment (William J. Pallas)   | The Elimination of Punitive Damages     | Walsh v. Zuisei Kaiun K.K.         |
| Comment (William J. Pallas)  | for Seamen: How Far Does Miles          | Note (Andrew A. Braun) V:81        |
| 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  | Reach?                                  | A Maritime Survival Remedy: Is     |
| 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  | Comment (William J. Pallas) 18:89       |                                    |
| Maritime Law with DOHSA Claim: Azzopardiv · Ocean Drilling & Exploration Co.  Note (Laura Louise Magner)   | Fifth Circuit Allows Coupling of        | Joseph F. Smith, JrVI:185          |
| Maritime Law with DOHSA Claim: Azzopardiv · Ocean Drilling & Exploration Co.  Note (Laura Louise Magner)   | Survival Action under General           | Maritime Wrongful Death:           |
| Azzopardi v. Ocean Drilling & Exploration Co. Note (Laura Louise Magner)   | Maritime Law with DOHSA Claim:          |                                    |
| 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   | Azzopardi v. Ocean Drilling &           |                                    |
| Note (Laura Louise Magner)   |   | Comment (E. Phelps Gay)III:289     |
| The Fifth Circuit Navigates Between Scylla (Higginbotham) and Charybdis (Gaudet)—Bodden v. American Offshore, Inc. Note (William J. Appel)   | Note (Laura Louise Magner)XI:319        |                                    |
| 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  | The Fifth Circuit Navigates Between     | Compensation for Future Economic   |
| American Offshore, Inc. Note (William J. Appel)  | Scylla (Higginbotham) and               | Loss in Survival Actions under the |
| American Offshore, Inc. Note (William J. Appel)VII:119 Finding Federalism in the Admiralty: "The Devil's Own Mess" Revisited. J. B. Ruhl   | Charybdis (Gaudet)—Bodden v.            | General Maritime Law: Evich v.     |
| Note (William J. Appel)VII:119 Finding Federalism in the Admiralty:  "The Devil's Own Mess" Revisited. J. B. Ruhl  | - · · · · · · · · · · · · · · · · · · · | Morris.                            |
| Finding Federalism in the Admiralty: "The Devil's Own Mess" Revisited. J. B. Ruhl  |   | Note (Margaret M. Braun)13:171     |
| "The Devil's Own Mess" Revisited. J. B. Ruhl   |   |                                    |
| J. B. Ruhl   |   | Bowoto v. Chevron Corp. Holds the  |
| In re Amtrak: The Eleventh Circuit's Leash on Yamaha. Note (Christopher B. Daniels)  | J. B. Ruhl 12:263                       |                                    |
| Circuit's Leash on Yamaha. Note (Christopher B. Daniels)   | <i>In re Amtrak</i> : The Eleventh      |                                    |
| 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)   | Circuit's Leash on Yamaha.              |                                    |
| 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)   | Note (Christopher B. Daniels) 22:303    | Note (Michael Crain)35:595         |
| Wards of the Court? With Friends Like These, Who Needs Enemies? Exploring the Nature of the Yamaha Exception. Note (Louis G. Spencer)  | In re Goose Creek Trawlers, Inc.:       |                                    |
| Like These, Who Needs Enemies? Exploring the Nature of the Yamaha Exception. Note (Louis G. Spencer)   | Wards of the Court? With Friends        |                                    |
| Exploring the Nature of the Yamaha Exception. Note (Louis G. Spencer)  | Like These, Who Needs Enemies?          |                                    |
| Exception. Note (Louis G. Spencer)   |   | · ·                                |
| Note (Louis G. Spencer)  |   | Wrongful Death and Survival        |
| An Introduction to Personal Injury and Death Claims in the People's Republic of China. Robert Force and Xia Chen   | *                                       |                                    |
| Death Claims in the People's Republic of China. Robert Force and Xia Chen  |   |                                    |
| Republic of China.  Robert Force and Xia Chen  |   |                                    |
| Robert Force and Xia Chen  |   | (Omar F. Guerra Johansson)21:193   |
| 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.)   | *                                       |                                    |
| of Nonpecuniary Damages under the General Maritime Law in Seamen's Wrongful Death Actions—Hlodan v. Ohio Barge Line.  Note (John F. Keating, Jr.)  |   | Injury in Maritime Cases:          |
| the General Maritime Law in Seamen's Wrongful Death Actions—Hlodan v. Ohio Barge Line. Note (John F. Keating, Jr.)   |   |                                    |
| Seamen's Wrongful Death Actions—Hlodan v. Ohio Barge Line. Note (John F. Keating, Jr.)   |   |                                    |
| Actions—Hlodan v. Ohio Barge Line. Note (John F. Keating, Jr.)   | Seamen's Wrongful Death                 |                                    |
| Line. Note (John F. Keating, Jr.)VI:87  Jones Act Seamen and the Award for Loss of Society: A Post- Higginbotham Analysis—hy v. Security Barge Lines, Inc. Note (Elizabeth D. Haecker)   |   |                                    |
| 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 under Maritime Law. Eldon E. FallonI: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 | -                                       |                                    |
| Jones Act Seamen and the Award for Loss of Society: A Post- Higginbotham Analysis—hy v. Security Barge Lines, Inc. Note (Elizabeth D. Haecker)   | Note (John F. Keating, Jr.)VI:87        | Barbara A. Clark12:317             |
| Loss of Society: A Post-  Higginbotham Analysis—hy v.  Security Barge Lines, Inc.  Note (Elizabeth D. Haecker)   |   | Rights, Remedies and Recovery for  |
| Higginbotham Analysis—hy v.  Security Barge Lines, Inc.  Note (Elizabeth D. Haecker)   |   |                                    |
| Security Barge Lines, Inc. Note (Elizabeth D. Haecker)   |   |                                    |
| Note (Elizabeth D. Haecker)IV:149  Just Another Variation on the <i>Miles</i> 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. 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   |   |                                    |
| Just Another Variation on the <i>Miles</i> 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. 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   |   |                                    |
| Theme?: Gerdes v. G&H Towing Co. Note (Megan E. Haggerty)  |   |                                    |
| Co. Note (C. Taylor Simpson)15:449  Note (Megan E. Haggerty)22:673  Limitation of Admiralty Jurisdiction in  Wrongful Death Actions: Molett v.  Penrod Drilling Co.  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   |   |                                    |
| Note (Megan E. Haggerty)22:673  Limitation of Admiralty Jurisdiction in  Wrongful Death Actions: Molett v.  Penrod Drilling Co.  State Court has Jurisdiction Over  Wrongful Death on the High  Seas—Rairigh v. Erlbeck.  Note (Pamela R. Perron)VI:79   |   |                                    |
| Limitation of Admiralty Jurisdiction in Wrongful Death on the High Wrongful Death Actions: Molett v. Seas—Rairigh v. Erlbeck.  Penrod Drilling Co. Note (Pamela R. Perron)VI:79  |   |                                    |
| Wrongful Death Actions: <i>Molett v.</i> Seas— <i>Rairigh v. Erlbeck.</i> Penrod Drilling Co. Note (Pamela R. Perron)VI:79   |   |                                    |
| Penrod Drilling Co. Note (Pamela R. Perron)VI:79   |   |                                    |
|  | <del>-</del>                            | e                                  |
| Note (Kevin J. Neese)  | Note (Kevin J. Neese)15:151             | (                                  |

| A Statutory Frolic of Its Own? A   | The Flow of Authority To Stop the     |
|------------------------------------|---------------------------------------|
| Divided Fourth Circuit Calms the   | Flow of Oil: Clean Water Act          |
| Seas of the Suits in Admiralty Act | Section 311(c) Removal Authority      |
| Discretionary Function Exception   | and the BP/DEEPWATER                  |
| Circuit Split.                     | HORIZON Oil Spill.                    |
| Note (Ryan M. McCabe)30:457        | Frederick J. Kenney, Jr., and         |
| Survivors Left Adrift with No      | Melissa A. Hamann36:349               |
| Predictable Remedy in Sight:       | Liability, Compensation and Financial |
| Wahlstrom v. Kawasaki Heavy        | Responsibility Under the Oil          |
| Industries, Ltd.                   | Pollution Act of 1990: A Review of    |
| Note (Thomas R. Walker) 19:211     | the Second Decade.                    |
| Tort Reform by the Judiciary:      | Lawrence I. Kiern                     |
| Developments in the Law of         |                                       |
| Maritime Personal Injury and Death | DEFENSES                              |
| Damages.                           |                                       |
| Robert Force                       | The Allocation of the Burden of Proof |
| The Time Limitation Period for     | under the Fire Statute and the Fire   |
| Wrongful Death Actions under       | Exemption Clause of the Carriage      |
| General Maritime Law—Public        | of Goods by Sea Act.                  |
| Administrator of                   | Comment (Sandra A. Larkin)20:403      |
| County of New York v. Angela       | Application of the Hague Rules'       |
| Compania Naviera, S.A.             | "Perils of the Sea" Defense in        |
| Note                               | Australia: <i>The Bunga Seroja</i> .  |
|                                    | Martin Davies23:449                   |
| (John Marks Moore, III)            | The Nautical Fault Debate (the        |
| Uniformity of Maritime Law and the | Hamburg Rules, the U.S. COGSA         |
| Supreme Court: Till Death Do Us    | 95, the STCW 95, and the ISM          |
| Part.                              | Code).                                |
| Lizabeth L. Burrell                | Leslie Tomasello Weitz22:581          |
| United States Supreme Court Denies | The Ninth Circuit Fails to Mend the   |
| Survival Action Under General      | Inter-Circuit Split Regarding the     |
| Maritime Law: Dooley v. Korean     | Burden of Proof in Fire Statute       |
| Air Lines Co.                      | Cases: Nissan Fire & Marine           |
| Note (Jason P. Minkin)23:229       | Insurance Co. v. M/V Hyundai          |
| United States Admiralty Law as an  | Explorer.                             |
| Enclave of Federal Common Law.     | Note (Terry Marquez)21:629            |
| William H. Theis23:73              | Not Too "Latent" a Discovery: The     |
| Whittling Down Loss of Society in  | Diagnosis of an Oil Rig Worker's      |
| Maritime Wrongful Death Actions:   | Lung Disease Satisfies the            |
| Truehart v. Blandon.               | Discovery Rule in <i>Pretus v.</i>    |
| Note (Matthew E. Roy) 14:393       | Diamond Offshore Drilling, Inc.       |
| Wrongful Death—Exclusive Remedy    | Note (Christopher M. Douse)34:607     |
| Provision of State Workmen's       | Please Release Me—The Erroneous       |
| Compensation Act Cannot be         | Application of 46 U.S.C. app.         |
| Employed to Deprive Plaintiff of   | § 183c to Scuba Diving Releases in    |
| Moragne Remedy—Thibodaux v.        | Courtney v. Pacific Adventures, Inc.  |
| Atlantic Richfield Co.             | Jeffrey T. Woodruff23:473             |
| Note (William H. Frankel) IV:165   | The Relationship, If Any, Between     |
| •                                  | Misrepresentation and the Reinjury:   |
| DEEPWATER HORIZON                  |                                       |
|                                    | The Fifth Circuit Suggests That       |
| The DEEPWATER HORIZON              | Willful Concealment of a              |
| Disaster—Some Liability Issues.    | Preexisting Medical Condition May     |
| Ruwantissa Abeyratne35:125         | Constitute Contributory Negligence    |

| in Johnson v. Cenac Towing, Inc.  | FEDERAL MARITIME                      |
|---|---------------------------------------|
| Comment (Mahsa Soheil) 35:367   | COMMISSION                            |
| Superseding Cause: Still a Viable   | Between a Dock and a Hard Place:      |
| Defense in Admiralty.   | The D.C. Circuit Declares the         |
| William Jones Miller 18:211   | Puerto Rico Ports Authority an Arm    |
| A Theory of Immunity for the  | of the State Entitled to Sovereign    |
| "Company Man" Working on a  | Immunity in <i>Puerto Rico Ports</i>  |
| Jack-Up Drilling Barge.   | Authority v. Federal Maritime         |
| John Richard Fitzgerald26:177   | Commission.                           |
| -   | Note (Blair Brogan)33:515             |
| DIRECT ACTION STATUTES  | Classifying Cruise Ships as Common    |
| The Louisiana Direct Action Statute   | Carriers under the Shipping Act, a    |
| Loses Its Teeth: How the Fifth  | Jurisdictional Struggle: American     |
| Circuit in <i>Todd v. Steamship Mutual</i>  | Association of Cruise Passengers v.   |
| Underwriting Ass'n Opened the   | Carnival Cruise Lines.                |
| Door To Allow Insurers To Enforce   | Note (Daniel E. Eldredge)15:397       |
| Arbitration Agreements Against the  | Extension of Section 15 of the        |
| Direct Action Plaintiff.  | Shipping Act to Agreements            |
| Note (Zachary M. VanVactor)35:659   | Contained in Collective Bargaining    |
| Marine P&I Insurers No Longer Safe  | Contracts—Federal Maritime            |
| from the Louisiana Direct Action  | Commission v. Pacific Maritime        |
| Statute (If They Ever Were):  | Association.                          |
| Grubbs v. Gulf International  | Note (Evangeline Greek)III:333        |
| Marine, Inc.  | ,                                     |
| Note (Mark Christian Elmer) 18:371  | FEDERAL RULES OF CIVIL                |
| 1,000 (1,1000 ( | PROCEDURE                             |
| DOCUMENTATION   | Admiralty Jurisdiction and Procedure, |
|   | Recent Developments in Maritime       |
| New Developments in U.S. Flag   | Law.                                  |
| Vessel Financing and Citizenship  | David B. Sharpe21:473                 |
| Requirements.   | The Final Chapter? The Second         |
| Constantine G. Papavizas24:205 Rethinking the Easy Way Out: Flags   | Circuit Once Again Addresses Rule     |
| of Convenience in the Post-   | B Attachments of Electronic Funds     |
| September 11th Era.   | Transfers in Consub Delaware LLC      |
| Comment (Maria J. Wing)28:173   | v. Schahin Engenharia Limitada.       |
| Ship Registers: An International  | Note (Ian Taylor)33:575               |
| Update.   | Forum Selection Clause Survey         |
| Update (Julie A. Perkins)22:197   | 2005-2007.                            |
| U.SFlag Vessel Financing and  | (Arjya B. Majumdar and                |
| Citizenship Requirements Update.  | Ryan M. McCabe)31:745                 |
| Constantine G. Papavizas  | Forum Selection Clause Survey         |
| The Vessel Documentation Act of   | 2007-2008.                            |
| 1980.   | (Blair Brogan, Nicholas H. Berg       |
| Comment   | and Jonathan A. Hirsch)33:661         |
| (Meredith L. Hathorn) VII:303   | Forum Selection Clause Survey         |
| Vessel Registration in Selected Open  | 2009-2010.                            |
| Registries.   | (Michael B. Pemberton,                |
| Comment (Jane Marc Wells)VI:221   | Mark Dicicco and                      |
| 1.221   | Jonathan Segarra)36:719               |
|   | Great Lakes Exploration Group v.      |
|   | Unidentified Wreck: Navigating        |
|   | Federalism and Arrest Procedure in    |
|   | Post-Deep Sea Shipwreck               |

877

| Controversies.                        | FINANCE                              |
|---------------------------------------|--------------------------------------|
| Note (Brian K. McGarry)33:539         | U.SFlag Vessel Financing and         |
| Great Lakes Exploration Group v.      | Citizenship Requirements Update.     |
| Unidentified Wreck: Navigating        | Constantine G. Papavizas32:35        |
| Federalism and Arrest Procedure in    | •                                    |
| Post-Deep Sea Shipwreck               | FOREIGN LAW                          |
| Controversies.                        | Application of the Hague Rules'      |
| Note (Brian K. McGarry)33:539         | "Perils of the Sea" Defense in       |
| The Position in the United States on  | Australia: <i>The Bunga Seroja</i> . |
| Foreign Forum Selection and           | Martin Davies                        |
| Arbitration Clauses, Forum Non        | Argentina: A New Development in      |
| Conveniens, and Antisuit              | Direct Actions Against Indemnity     |
| Injunctions.                          | Insurers.                            |
| Robert Force 35:401                   | Update (Mayela Rosas)22:191          |
| The Problematic Nature of             | Arrest and Detention of Ships and    |
| Contribution Actions for In           | Other Property in Nigeria.           |
| Personam Defendants in Collision      | Chudi Nelson Ojukwu28:249            |
| or Allision Cases.                    | A Comment on the 1996 United         |
| Comment (Brian Radcliffe)31:161       | Kingdom Arbitration Act.             |
| Transnational Service of Process and  | Thomas Carbonneau22:131              |
| Discovery in Federal Court            | The English High Court of Admiralty  |
| Proceedings.                          | Charles S. Cumming17:209             |
| Phillip A. Buhler27:1                 | German Law: Damage to Persons,       |
|                                       | Property, and the Environment.       |
| FEDERAL RULES OF EVIDENCE             | Dr. Thomas Brinkmann22:545           |
| Admiralty Jurisdiction and Procedure, | Insurance of F.O.B. Contracts in     |
| Recent Developments in Maritime       | Anglo-American and Common            |
| Law.                                  | Law Jurisdictions Revisited: The     |
| David B. Sharpe21:473                 | Wider Picture.                       |
| Beech Aircraft Corp. v. Rainey: The   | Ademuni-Odeke31:425                  |
| Supreme Court's Broad                 | International Recent Developments:   |
| Interpretation of Federal Rule of     | Australia.                           |
| Evidence 803(8)(c) Makes Waves        | Kate Lewins36:537                    |
| in the Admiralty Community.           | International Recent Developments:   |
| Note (Stephen H. Shapiro)14:405       | China—Vessel-Source Oil              |
| Coast Guard Employees and Reports     | Pollution Compensation.              |
| of Marine Casualty Investigations:    | Hongjun Shan36:563                   |
| Their Role in Litigation.             | International Recent Developments:   |
| Comment (Ronald K. Schuster)23:207    | Denmark.                             |
| "Evaluative Reports" and              | Anders Møllmann36:573                |
| "Predecessor in Interest" Construed   | International Recent Developments:   |
| to Admit Coast Guard Hearing          | European Union—Maritime              |
| Report and Testimony under            | Passenger Transport.                 |
| Federal Rules of Evidence—Lloyd       | Massimilano Piras36:627              |
| v. American Export Lines, Inc.        | International Recent Developments:   |
| Note (Susan Sarah Smith)              | Italy.                               |
| Marine Casualty Reporting and         | Valentina Corona36:585               |
| Investigation.                        | International Recent Developments:   |
| Joseph W. Janssen, Jennifer A. Kerr   | United Kingdom.                      |
| and John W. Keller, III               | Theodora Nikaki36:601                |
| Mayday or All Ahead Full for Junk     | The Law of the Flag and Maritime     |
| Science: Cella v. United States.      | Criminal Jurisdiction: A New Rule    |
| Note (Paul D. McFarlane) 18:149       | To Replace an Outdated.              |

| Inconvenient Doctrine.   | Keydril Co.  |
|--|--|
| Comment (Guy Manchuk) 32:221   | Note (Laura L. Roos)VIII:383   |
| Legal Qualities of Transport   | Foreign Seamen, Personal Injury, and   |
| Documents.   | Products Liability: Two Forum  |
| Hugo Tiberg23:1  | Non Conveniens Tests—Ali v.  |
| Liability of Classification Societies  | Offshore Co.   |
| from the British Perspective:  | Note (Anne L. Lewis)X:295  |
| The Nicholas H.  | Forum Non Conveniens—The Fifth   |
| Note (Colleen E. Feehan)22:163   | Circuit's New Test Collides with   |
| Marine Insurance Law in China.   | Admiralty Law: In Re Air Crash   |
| Kevin X. Li, Tingzhong Fu, Ling  | Disaster Near New Orleans,   |
| Zhu and Yunlong Liu 32:425   | Louisiana.   |
| Maritime Arbitration in Hong Kong.   | Note (Michael M. Butterworth) 13:179   |
| Peter S. Caldwell22:155  | Hung Out to Dry, But Still Dripping  |
| Multimodal Transports in the United  | Wet: The United States Supreme   |
| States and Europe—Global or  | Court Docks Forum Non  |
| Regional Liability Rules?  | Conveniens in Miller v. American   |
| Vibe Ulfbeck34:37  | Dredging Co.   |
| Risk, Shipping, and Roman Law.   | Note (Julie C. Ashby)18:347  |
| H. Edwin Anderson, III34:183   | The Law of the Flag, "Flag   |
| Shipping, Competition, and Dumping:  | Shopping,"   |
| The European Community's Liner   | and Choice of Law.   |
| Shipping Regulations.  | William Tetley, Q.C17:139  |
| Terry Marquez23:139  | The Position in the United States on   |
| Shipping Law and Practice in China—  | Foreign Forum Selection and  |
| Legal Analysis of the Draft  | Arbitration Clauses, Forum Non   |
| Maritime Code and Maritime   | Conveniens, and Antisuit   |
| Jurisdiction.  | Injunctions.   |
| Lixing Zhang14:209   | Robert Force35:401   |
| International Update: Swedish  | Transnational Maritime Litigation:   |
| Maritime Law 1999.   | Selected Problems.   |
| Hugo Tiberg24:857  | Harold K. WatsonVIII:87  |
| EODUM NON CONVENIENC   | EODIM CELECTION  |
| FORUM NON CONVENIENS   | FORUM SELECTION  |
| Conditional Orders of Dismissal for  | Balancing Bargaining Power: The  |
| Forum Non Conveniens are   | Eleventh Circuit Overreaches To  |
| Appealable "Final Decisions" under   |  |
|  | Destroy the Public Policy Defense  |
| 28 U.S.C. § 1291—Koke v. Phillips  | at the Initial Enforcement Stage of  |
| 28 U.S.C. § 1291—Koke v. Phillips<br>Petroleum Co.   | at the Initial Enforcement Stage of Arbitration in <i>Lindo v. NCL</i>   |
| 28 U.S.C. § 1291—Koke v. Phillips<br>Petroleum Co.<br>Note (Richard D. Bertram)IX:297  | at the Initial Enforcement Stage of Arbitration in <i>Lindo v. NCL</i> ( <i>Bahamas</i> ), <i>Ltd.</i> .   |
| 28 U.S.C. § 1291—Koke v. Phillips Petroleum Co. Note (Richard D. Bertram)IX:297 Failing To Reach the "Harbour" of the  | at the Initial Enforcement Stage of<br>Arbitration in <i>Lindo v. NCL</i><br>( <i>Bahamas</i> ), <i>Ltd.</i> .<br>Note (Nicholas A. Machen)36:839  |
| 28 U.S.C. § 1291—Koke v. Phillips Petroleum Co. Note (Richard D. Bertram)IX:297 Failing To Reach the "Harbour" of the U.S. Limitation Fund: The Fourth   | at the Initial Enforcement Stage of<br>Arbitration in <i>Lindo v. NCL</i><br>( <i>Bahamas</i> ), <i>Ltd.</i> .<br>Note (Nicholas A. Machen)36:839<br>British Columbia Sinks Forum  |
| 28 U.S.C. § 1291—Koke v. Phillips Petroleum Co. 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   | at the Initial Enforcement Stage of<br>Arbitration in <i>Lindo v. NCL</i><br>( <i>Bahamas</i> ), <i>Ltd.</i> .<br>Note (Nicholas A. Machen)36:839<br>British Columbia Sinks Forum<br>Selection Clauses: <i>Friesen v.</i>                                    |
| 28 U.S.C. § 1291—Koke v. Phillips Petroleum Co. 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  | at the Initial Enforcement Stage of<br>Arbitration in <i>Lindo v. NCL</i><br>( <i>Bahamas</i> ), <i>Ltd.</i> .<br>Note (Nicholas A. Machen)36:839<br>British Columbia Sinks Forum<br>Selection Clauses: <i>Friesen v.</i><br><i>Norwegian Cruise Lines</i> . |
| 28 U.S.C. § 1291—Koke v. Phillips Petroleum Co. 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  | at the Initial Enforcement Stage of Arbitration in <i>Lindo v. NCL</i> (Bahamas), Ltd Note (Nicholas A. Machen)  |
| 28 U.S.C. § 1291—Koke v. Phillips Petroleum Co. 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 Compania Naviera Joanna SA v.  | at the Initial Enforcement Stage of Arbitration in <i>Lindo v. NCL</i> (Bahamas), Ltd  Note (Nicholas A. Machen)   |
| 28 U.S.C. § 1291—Koke v. Phillips Petroleum Co. 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 Compania Naviera Joanna SA v. Koninklijke Boskalis Westminster                     | at the Initial Enforcement Stage of Arbitration in <i>Lindo v. NCL</i> (Bahamas), Ltd  Note (Nicholas A. Machen)   |
| 28 U.S.C. § 1291—Koke v. Phillips Petroleum Co. 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 Compania Naviera Joanna SA v. Koninklijke Boskalis Westminster NV. Note (Han Deng) | at the Initial Enforcement Stage of Arbitration in <i>Lindo v. NCL</i> (Bahamas), Ltd  Note (Nicholas A. Machen)   |
| 28 U.S.C. § 1291—Koke v. Phillips Petroleum Co. 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 Compania Naviera Joanna SA v. Koninklijke Boskalis Westminster NV. Note (Han Deng) | at the Initial Enforcement Stage of Arbitration in <i>Lindo v. NCL</i> (Bahamas), Ltd  Note (Nicholas A. Machen)   |
| 28 U.S.C. § 1291—Koke v. Phillips Petroleum Co. 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 Compania Naviera Joanna SA v. Koninklijke Boskalis Westminster NV. Note (Han Deng) | at the Initial Enforcement Stage of Arbitration in Lindo v. NCL (Bahamas), Ltd  Note (Nicholas A. Machen)  |
| 28 U.S.C. § 1291—Koke v. Phillips Petroleum Co. 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 Compania Naviera Joanna SA v. Koninklijke Boskalis Westminster NV. Note (Han Deng) | at the Initial Enforcement Stage of Arbitration in Lindo v. NCL (Bahamas), Ltd  Note (Nicholas A. Machen)  |
| 28 U.S.C. § 1291—Koke v. Phillips Petroleum Co. 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 Compania Naviera Joanna SA v. Koninklijke Boskalis Westminster NV. Note (Han Deng) | at the Initial Enforcement Stage of Arbitration in Lindo v. NCL (Bahamas), Ltd  Note (Nicholas A. Machen)  |

| Forum Selection Clause Survey 2009-   | Azzopardi v. Ocean Drilling &                                   |
|---------------------------------------|---|
| 2010.                                 | Exploration Co.   |
| Michael B. Pemberton, Mark            | Note (Laura Louise Magner)XI:319                                |
| DiCicco and Jonathan Segarra35:719    | The Fifth Circuit Passes the Buck:                              |
| Forum Selection Disputes Under Bills  | Whether Maritime Law or OCSLA                                   |
| of Lading in Nigeria: A Historical    | Applies to Contracts Involving                                  |
| and Contemporary Perspective.         | Drilling Platforms on the                                       |
| Adewale A. Olawoyin29:255             | Outer Continental Shelf?:                                       |
| The Position in the United States on  | Smith v. Penrod Drilling Corp.                                  |
|                                       |   |
| Foreign Forum Selection and           | Note (David Gray Douglas)17:89<br>General Maritime Law Provides |
| Arbitration Clauses, Forum Non        |   |
| Conveniens, and Antisuit              | Seamen Cause of Action for                                      |
| Injunctions.                          | Retaliatory Discharge—Smith v.                                  |
| Robert Force                          | Atlas Offshore Boat Service, Inc.                               |
| Strange Ways: COGSA, the Action In    | Note (Virginia Boulet)VI:295                                    |
| Rem, and Sky Reefer's Progeny.        | The Jones Act Does Not Bar Recovery                             |
| Comment (Aaron A. Radicke) 32:203     | of Nonpecuniary Damages under                                   |
|                                       | the General Maritime Law in                                     |
| FUNDAMENTAL BREACH                    | Seamen's Wrongful Death   |
| Fundamental Breach: Has the Baby      | Actions—Hlodan v. Ohio Barge                                    |
| Gone Out with the Bathwater?          | Line.   |
| Michael Wagener29:45                  | Note (John F. Keating, Jr.)VI:87                                |
| Whender wageher29.43                  | Just Another Variation on the Miles                             |
| G 13 FF7 G 1G 13 FF7 F7 G F G 1 FG    | Theme?: Gerdes v. G&H Towing                                    |
| GAMING/GAMBLING BOATS                 | Co.   |
| Calling All Bets on Gaming Boat       | Note (Megan E. Haggerty)22:673                                  |
| Vessel Status: An Analysis of How     | Loss of Consortium in Negligent                                 |
| the Fifth Circuit Is Consistent with  | Injury under the General Maritime                               |
| Stewart v. Dutra.                     | Law: The Unrigging of <i>Igneri</i> —                           |
| Comment (Stephen W. Grant, Jr.)34:331 | American Export Lines, Inc. v.                                  |
| * *                                   | Alvez.  |
| GENERAL MARITIME LAW                  | Note  |
|                                       | (Kathleen Sweeny Tillotson) V:117                               |
| Counterpoint: An Excerpt from—        | Maritime Law as a Mixed Legal                                   |
| Dooley v. Korean Air Lines Co.:       | System (with Particular Reference                               |
| Are Survival Actions Lost to Davey    |   |
| Jones' Locker Where DOHSA             | to the Distinctive Nature of                                    |
| Applies?                              | American Maritime Law, Which                                    |
| Note (Christine Ann Guard)23:245      | Benefits from Both Its Civil and                                |
| Does Sieracki Still Rule the Seas?:   | Common Law Heritages).  |
| Coats v. Penrod Drilling Corp.        | William Tetley, Q.C23:317                                       |
| Note                                  | Maritime Law—The Nature and                                     |
| (Michelle M. O'Daniels) 17:101        | Importance of Its International                                 |
| The Effect of Settlement on           | Character.  |
| Nonsettling Joint Tortfeasors in      | James Allsop34:555  |
| Maritime Law.                         | Mixed Oil and Gas Contracts                                     |
| Comment (Eric D. Suben)17:301         | Performed on Navigable Waters—                                  |
| Elimination of Loss of Society        | Maritime or Nonmaritime?  |
| Damages in General Maritime Law:      | Confusion Reigns  |
| Cater v. Placid Oil Co.               | in State Territorial Waters: Davis                              |
| Note (Alberta L. Adams)16:377         | & Sons, Inc. v. Gulf Oil Corp.                                  |
| Fifth Circuit Allows Coupling of      | Note (Paul R. Brierre)16:389                                    |
| Survival Action under General         |   |

Maritime Law with DOHSA Claim:

| The Myth of Uniformity in Maritime  | Y2K and the Maritime Industry.   |
|---|--|
| Law.  | Hal C. Welch and   |
| Robert D. Peltz21:103   | Reginald R. White, III124:125  |
| Ninth Circuit Recognizes  |  |
| Compensation for Future Economic  | HIMALAYA CLAUSE  |
| Loss in Survival Actions under the  | A Carrier by Any Other Name: Is It   |
| General Maritime Law: Evich v.  | Time To Expand the Definition of a   |
| Morris.   | COGSA Carrier?   |
| Note (Margaret M. Braun)13:171  | Note (Kevin Baldwin)35:389   |
| OCS Indemnity Contracts: State Law  | Himalaya Strain?—A Forensic  |
| or Maritime Law?—Grand Isle   | Examination of <i>Norfolk Southern</i>   |
| Shipyard v. Seacor Marine, LLC.   | Railway v. James N. Kirby, Pty Ltd.  |
| David W. Robertson35:467  | and Doe v. Celebrity Cruises, Inc.   |
| Panel Discussion on Uniformity:   | Attilio M. Costabel29:217  |
| Admiralty Law Institute 1999 23:585   | The Ninth Circuit Breathes Life into a   |
| A Seaman's Right to Recover   |  |
| Damages Under the Jones Act and   | Vessel as a Himalaya Beneficiary:  |
| the General Maritime Law for  | Mazda Motors of America, Inc. v.<br>M/V Cougar Ace.  |
| Purely Emotional Injuries Resulting   | Note (Gillian Gurley)34:619  |
| from the Intentional Infliction of  | Note (Gillan Gurley)54.019   |
| Emotional Distress.   | HIGEORY  |
| Comment (Jason P. Minkin)23:507   | HISTORY  |
| The Robins Dry Dock Rule: The Tar   | Two Hundred Years of Maritime New  |
| Baby of Maritime Tort Law.  | Orleans: An Overview.  |
| Comment   | Essay (Sally K. and  |
| (Trey D. Tankersley)25:371  | William D. Reeves)35:183   |
| Shipment of Dangerous Cargo by Sea.   |  |
| Simplification Dangerous Cargo by Sea.  |  |
| Robert Force31:315  | <b>IMMIGRATION</b>   |
|   |  |
| Robert Force31:315 Take a Bow: Is It Time for the   | No Suit for You!: The Ninth Circuit in   |
| Robert Force31:315  | No Suit for You!: The Ninth Circuit in <i>Bowoto v. Chevron Corp.</i> Holds the  |
| Robert Force31:315 Take a Bow: Is It Time for the Preliminary Contract Doctrine To Make Its Exit? | No Suit for You!: The Ninth Circuit in<br>Bowoto v. Chevron Corp. Holds the<br>Death on the High Seas Act  |
| Robert Force31:315 Take a Bow: Is It Time for the Preliminary Contract Doctrine To                | No Suit for You!: The Ninth Circuit in<br>Bowoto v. Chevron Corp. Holds the<br>Death on the High Seas Act<br>Preempts Alien Tort Statute   |
| Robert Force  | No Suit for You!: The Ninth Circuit in<br>Bowoto v. Chevron Corp. Holds the<br>Death on the High Seas Act<br>Preempts Alien Tort Statute<br>Survival Claims.                               |
| Robert Force  | No Suit for You!: The Ninth Circuit in<br>Bowoto v. Chevron Corp. Holds the<br>Death on the High Seas Act<br>Preempts Alien Tort Statute<br>Survival Claims.<br>Note (Michael Crain)35:595 |
| Robert Force  | 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)                     |
| Robert Force  | 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)                     |
| Robert Force  | 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)                     |
| Robert Force  | 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)                     |
| Robert Force  | 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)                     |
| Robert Force  | 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)                     |
| Robert Force  | 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)                     |
| Robert Force  | 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)                     |
| Robert Force  | 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)                      |
| Robert Force  | 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)                      |
| Robert Force  | 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)                     |
| Robert Force  | 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)                     |
| Robert Force  | 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)                     |
| Robert Force  | 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)                     |
| Robert Force  | 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)                      |
| Robert Force  | 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)                     |
| Robert Force  | 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)                     |
| Robert Force  | 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)                     |

| of Riviera Beach v. That Certain   | Compulsory Discord—The Second,   |
|--|--|
| Unnamed Gray Vessel.   | Third, and Fifth Circuits Still  |
| Note (Courtney Collins)36:779  | Interpret the Term "Compulsory by  |
| Finders Weepers, Losers Keepers:   | Law" in Protection and Indemnity   |
| The Eleventh Circuit Denies  | Policies Differently: Danos  |
| Salvage Company's Claims to a  | Marine, Inc. v. Certain Primary  |
| Sunken Military Vessel Found in  | Protection & Indemnity   |
| International Waters in <i>Odyssey</i>   | Underwriters.  |
| Marine Exploration, Inc. v.  | Note (Paul Riermaier)35:645  |
| Unidentified Shipwrecked Vessel.   | Compulsory Removal and the P & I   |
|  |  |
| Note (Christine Nicole Burns) 36:803<br>The Ninth Circuit Breathes Life into a | Policy: Fifth Circuit Applies its  |
|  | Objective Test and Rejects the   |
| Vessel as a Himalaya Beneficiary:  | Second Circuit's Term of Art   |
| Mazda Motors of America, Inc. v.   | Approach—Continental Oil Co. v.  |
| M/V Cougar Ace.  | Bonanza Corp.  |
| Note (Gillian Gurley)34:619  | Note (L. Alan Rivers)IX:312  |
| The Personification of the Vessel in   | Direct Actions in Marine Insurance: A  |
| United States Civil In Rem Actions   | Jurisprudential Overview.  |
| and the International Law Context.   | Arthur A. Crais, JrI:63  |
| George K. Walker15:177   | Duties and Liabilities of Marine   |
| Practical Guide to Admiralty   | Insurance Brokers and Agents.  |
| Supplemental Rules A through E.  | Richard A. MontgomeryVII:33  |
| Keith B. Letourneau22:417  | The Enforceability of Arbitral Clauses   |
| Strange Ways: COGSA, the Action In   | Contained in Marine Insurance  |
| Rem, and Sky Reefer's Progeny.   | Contracts Against Nonsignatory   |
| Comment (Aaron A. Radicke) 32:203  | Direct Action Claimants.   |
|  | Victoria Holstein-Childress27:205  |
| INSURANCE  | The Enforceability of Arbitration  |
|  | Clauses in Marine Insurance  |
| Argenting: A New Development in  | Clauses in Marine insurance  |
| Argentina: A New Development in  | Contracts: The Conflict Between  |
| Direct Actions Against Indemnity   |  |
| Direct Actions Against Indemnity Insurers.                                     | Contracts: The Conflict Between the Arbitration Convention and the   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)22:191         | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act.  |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr18:71                                    |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr18:71 Indemnity on the Outer Continental |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act.  Kathleen B. Carr  |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act. Kathleen B. Carr   |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act.  Kathleen B. Carr  |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act.  Kathleen B. Carr  |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act.  Kathleen B. Carr  |
| Direct Actions Against Indemnity Insurers. Update (Mayela Rosas)               | Contracts: The Conflict Between the Arbitration Convention and the McCarran-Ferguson Act.  Kathleen B. Carr  |

| The Louisiana Direct Action Statute    | Backbone of Marine Insurance.       |
|--|-------------------------------------|
| Loses Its Teeth: How the Fifth         | Jeremy A. Herschaft29:489           |
| Circuit in Todd v. Steamship Mutual    | Other States Should "Get with the   |
| Underwriting Ass'n Opened the          | Program" and Follow Louisiana's     |
| Door To Allow Insurers To Enforce      | Lead: An Examination of             |
| Arbitration Agreements Against the     | Louisiana's Direct Action Statute   |
| Direct Action Plaintiff.               | and Its Application in the Marine   |
| Note (Zachary M. VanVactor)35:659      | Insurance Industry.                 |
| Marine Insurance Law in China.         | Jonathan C. Augustine27:109         |
| Kevin X. Li, Tingzhong Fu, Ling        | The Price of Uniformity: AASMA      |
| Zhu and Yunlong Liu32:425              | and Third-Party Rights of Direct    |
| Marine Insurance Principles: Contract  | Action in the Maritime Context:     |
| Formation and Interpretation.          | AASMA v. American Steamship         |
| Alex L. ParksIII:129                   | Owners Mutual Protection &          |
| Marine Insurance Survey—A              | Indemnity Association.              |
| Comparison of United States Law        | Note (Jennifer Ancona)21:593        |
| to the Marine Insurance Act of         | Panel Discussion on Uniformity:     |
| 1906.                                  | Admiralty Law Institute 1999 23:585 |
| Robert Bocko, Susan R. Bogart,         | Primary and Excess Insurers—        |
| James F. Moseley, Jr., Douglas M.      | "Friends or Foes?"                  |
| Muller, Shannon S. Sanfilippo,         | George A. Frilot, III14:201         |
| Stephen C. Smith and Christopher       | A Proposal To Reduce Confusion in   |
| Young20:5                              | the Law of Marine Insurance.        |
| Maritime Lien Status for Unpaid Hull   | Graydon S. StaringV:21              |
| or Liability Insurance Premiums:       | Removal and Remand of Admiralty     |
| Whether the Nonpayment of Hull         | Suits.                              |
| and Protection and Indemnity           | Kenneth G. Engerrand21:383          |
| Insurance Premiums Should Create       | Rights and Duties of Primary and    |
| a United States Maritime Lien          | Excess Insurance Carriers.          |
| Against the Insured Vessel in Favor    | Margaret M. Sledge and              |
| of the Insurer.                        | Gerald M. Baca15:59                 |
| Chris Reeder15:285                     | Statutory and Contractual           |
| Marine P & I Insurers No Longer Safe   | Indemnification and Forum           |
| from the Louisiana Direct Action       | Selection, Including                |
| Statute (If They Ever Were):           | the Oil Patch.                      |
| Grubbs v. Gulf International           | Edward S. Johnson and               |
| Marine, Inc.                           | Cindy T. Matherne24:85              |
| Note (Mark C. Elmer)18:371             | To Report or Not To Report, That Is |
| Marine Protection and Indemnity        | the Question: Are Protection and    |
| Insurance: Conduct, Intent, and        | Indemnity Clubs Responsible         |
| Punitive Damages.                      | Reporting Entities Under MMSEA      |
| Stephen Martin28:45                    | Section 111?                        |
| The Ninth Circuit Affirms the Right of | Comment (Daniel L. Burkard) 36:213  |
| a Marine Insurer to Rescind a          | Uberrimae Fidei—Once Entrenched,    |
| Policy Based on an Insured's           | Always Entrenched: The Third        |
| Material Misrepresentations:           | Circuit Joins the Majority in AGF   |
| D.N.R. Atkin v. Smith.                 | Marine Aviation & Transport v.      |
| Note (Craig G. Kline)23:479            | Cassin, But Is That Enough?.        |
| Not Your Average Coffee Shop:          | Note (Stephen C. Richman)33:553     |
| Lloyd's of London—A Twenty-            | Unexplained Losses in Marine        |
| First-Century Primer on the History,   | Insurance.                          |
| Structure, and Future of the           | Geoffrey Brice Q.C16:105            |

| Untying the Gordian Knot and  | International Uniformity; Will the                               |
|---|--|
| Opening Pandora's Box: The Need                                     | United States Supreme Court Ever                                 |
| for a Uniform Federal Maritime                                      | Provide Guidance?  |
| Rule of Uberrimae Fidei with  | Daniel A. Tadros17:17  |
| Respect to Marine Insurance.  | Combating Risk on the High Sea: An                               |
| Comment   | Analysis of the Effects of Modern                                |
| (Paula Hamilton Lee) 19:411   | Piratical Acts on the Marine                                     |
| Warranties in the Law of Marine                                     | Insurance Industry.  |
| Insurance: Some Suggestions for                                     | Comment  |
| Reform of English and American                                      | (Christopher M. Douse)35:267                                     |
| Law.  | Contrariety: Divergent Theories of                               |
| Thomas J. Schoenbaum23:267  | State Involvement in Shipping                                    |
|   | Finance Between the United States                                |
| INTERNATIONAL LAW   | and the European Union.  |
|   | Angelo L. Rosa29:187   |
| "Ask Me No Questions and I'll Tell<br>You No Lies": The Doctrine of | Crashing Through the Ice: Legal                                  |
| Uberrimae Fidei in Marine   | Control of the Northwest Passage or                              |
| Insurance Transactions.   | Who Shall Be "Emperor of the                                     |
|   | North."  |
| John P. Kavanagh, Jr 17:37<br>Benefits and Burdens of Third         | Comment  |
|   | (Roy A. Perrin, III)13:139                                       |
| Parties Under Exception   | Developments in the Swedish                                      |
| Clauses in Bills of Lading.   | Maritime Law: 1999-2000.   |
| Chen Liang  | Hugo Tiberg26:641  |
| Breaking the Liability Limits in                                    | Developments in the Swedish                                      |
| Multimodal Transport.   | Maritime Law: 2001-2002  |
| Duygu Damar   | Hugo Tiberg27:593  |
| Bringing It All Back Home: The Fifth                                | Division of Collision Damages:                                   |
| and Second Circuits Allow   | Common Law, Civil Law, Maritime                                  |
| Domestic Prosecutions for Oil                                       | Law and Conflicts of Law.  |
| Record Book Violations on   | William Tetley, Q.C16:263  |
| Foreign-Flagged Vessels.  | European Union Legal Measures in                                 |
| Comment (Nicholas H. Berg) 34:253                                   | Response to the Oil Pollution of the                             |
| The Carrier's Duties Under the                                      | Sea.   |
| Rotterdam Rules: Better the Devil                                   | Malgorzata Anna Nesterowicz 29:29                                |
| You Know?   | Evaluating the Continuing GATS                                   |
| Theodora Nikaki   | Negotiations Concerning  |
| Claiming Damages in Multimodal                                      | International Maritime Transport                                 |
| Transport: A Need for   | Services.  |
| Harmonisation.  | J. Michael Taylor27:129  |
| Simone Lamont-Black36:707   | Fifth Amendment Due Process,                                     |
| The CMI Charts a Course on the Sea                                  | Foreign Shipowners, and  |
| of Electronic Data Interchange:                                     | International Law.   |
| Rules for Electronic Bills of                                       | Stephen R. Swanson36:123   |
| Lading.   | The Fifth Circuit Finds that Criminal                            |
| Comment   | Sanctions for a Falsified Oil Record                             |
| (Richard Brett Kelly)16:349   | Book Are Consistent with   |
| COGSA and Choice of Foreign Law                                     | International Law in <i>United States</i>                        |
| Clauses in Bills of Lading.   | v. JHO.  |
| Alan Nakazawa and   |  |
| B. Alexander Moghaddam 17:1   | Note (Roy H. Sparks)33:563                                       |
| COGSA Section 4(5)'s "Fair  | Flags of Terror: An Argument for<br>Rethinking Maritime Security |
| Opportunity" Requirement: U.S.                                      |  |
| Circuit Court Conflict and Lack of                                  | Policy Regarding Flags of  |

| Convenience.                          | High Seas.                            |
|---------------------------------------|---------------------------------------|
| Comment                               | Rachel Canty23:123                    |
| (Alexander J. Marcopoulos)32:277      | Maritime Electronic Commerce for      |
| Historic Wreck Salvage: An            | the Twenty-First Century.             |
| International Perspective.            | George F. Chandler22:463              |
| Craig Forrest                         | Maritime Injunction in the Maritime   |
| International Law of the Sea:         | Procedure Law of P.R.C.               |
| Reconciling the Law of Piracy and     | Alex Cao26:581                        |
| Terrorism in the Wake of              | Maritime Law—The Nature and           |
| September 11th.                       | Importance of Its International       |
| Comment (Tina Garmon)27:257           | Character.                            |
| The International Liability and       | James Allsop34:555                    |
| Compensation Regime for Oil           | Maritime Liens, Rights of Retention,  |
| Pollution from Ships—International    | and Mortgage of Vessels Under the     |
| Solutions for a Global Problem.       | Legislation of the Russian            |
| Måns Jacobsson 32:1                   | Federation.                           |
| The International Maritime            | Dmitri A. Pentsov26:609               |
| Organization and Maritime             | Multimodal Transports in the United   |
| Security.                             | States and Europe—Global or           |
| Rosalie Balkin 30:1                   | Regional Liability Rules?             |
| International Measures To Protect Oil | Vibe Ulfbeck34:37                     |
| Platforms, Pipelines, and             | Multimodal Transport Reform and the   |
| Submarine Cables from Attack.         | European Union: A Treaty Change       |
| Stuart Kaye 31:377                    | Approach.                             |
| International Recent Developments:    | Bevan Marten36:741                    |
| European Union—Maritime               | Multimodalism and Through             |
| Passenger Transport.                  | Transport—Language, Concepts,         |
| Massimilano Piras36:627               | and Categories.                       |
| The International Tonnage             | D. Rhidian Thomas36:761               |
| Convention—A Realistic Pursuit of     | The Nationality of Ships and Flags of |
| Uniformity in United States           | Convenience: Economics, Politics,     |
| Domestic Vessel Measurement?          | and Alternatives.                     |
| Comment (Kristina Chandler) 23:183    | H. Edwin Anderson, III21:139          |
| Jurisdiction and Arbitration in       | The Nautical Fault Debate (the        |
| Multimodal Transport.                 | Hamburg Rules, the U.S. COGSA         |
| Yvonne Baatz 36:643                   | 95, the STCW 95, and the ISM          |
| The Law of the Flag and Maritime      | Code).                                |
| Criminal Jurisdiction: A New Rule     | Leslie Tomasello Weitz22:581          |
| To Replace an Outdated,               | New London Arbitration Rules:         |
| Inconvenient Doctrine.                | Paradise Regained?                    |
| Comment (Guy Manchuk)32:221           | Comment (G. Hans Sperling)21:557      |
| The Law of the Flag, "Flag            | The New Convention on Standards of    |
| Shopping,"                            | Training, Certification, and          |
| and Choice of Law.                    | Watchkeeping: What, If Anything,      |
| William Tetley, Q.C17:139             | Does It Mean?                         |
| Legal Qualities of Transport          | Comment (G. Hans Sperling)22:595      |
| Documents.                            | The 1989 Salvage Convention and the   |
| Hugo Tiberg23:1                       | Lloyd's Open Form (LOF) Salvage       |
| Let Go of Her! Vessel Arrest and the  | Agreement 1990.                       |
| Need for Global Uniformity.           | Nicholas J.J. Gaskell16:1             |
| Douglas Scotti24:269                  | The Pennsylvania Rule: No Longer      |
| Limits of Coast Guard Authority to    | the Rule.                             |
| Board Foreign Flag Vessels on the     | Francesca Morris32:131                |
|                                       |                                       |

## TITLE BY SUBJECT INDEX

| The Personification of the Vessel in  | Uniformity of International Private       |
|---------------------------------------|---|
| United States Civil In Rem Actions    | Maritime Law—The Pros, Cons,              |
| and the International Law Context.    | and Alternatives to International         |
| George K. Walker15:177                | Conventions—How to Adopt an               |
| Piracy: New Efforts in Addressing     | International Convention.                 |
| This Enduring Problem.                | William Tetley, Q.C24:775                 |
| Multiple Authors 36:65                | Unmanned Aerial Vehicles and the          |
| Post-9/11 Security in a Post-WWII     | Doctrine of Hot Pursuit: A New            |
| World: The Question of                | Era of Coast Guard Maritime Law           |
| Compatibility of Maritime Security    | Enforcement Operations.                   |
| Efforts with Trade Rules and          | Vasilios Tasikas20:59                     |
| International Law.                    | U.S. Participation in the International   |
| Eric J. Lobsinger 32:61               | Unification of Private Law: The           |
| Protection Afforded to Captured       | Making of the UNCITRAL Draft              |
| Pirates Under the Law of War and      | Carriage of Goods by Sea                  |
| International Law.                    | Convention.                               |
| Michael H. Passman33:1                | Mary Helen Carlson31:615                  |
| Recent Developments in Korean         | Waning Conventions: Remedying             |
| Maritime Law: Improved                | Natural Resource Damages Caused           |
| Shipowner's Remedy in Wrongful        | by Vessel-Source Oil Pollution            |
| Arrest.                               | Under the Existing Regimes and the        |
| Dong Hee Suh                          | Need To Reconvene.                        |
| Reflections on the Negotiation of the | Comment (S. Eric Lee)35:293               |
| Maritime Labor Convention 2006        | Comment (b. Eric Ecc)                     |
| at the International Labor            | JONES ACT                                 |
| Organization.                         |   |
| John Isaac Blanck Jr31:35             | Bound To Arbitrate: The Fifth Circuit     |
| Relations Between the Rotterdam       | Considers an Arbitration Agreement        |
| Rules and the Convention on the       | in a Settlement for Maintenance and       |
| Carriage of Goods by Road.            | Cure.                                     |
| Cécile Legros                         | Note (Brooke E. Wright)32:619             |
| Salvor Negligence.                    | Breaking Down the Boundaries of           |
| Geoffrey Brice, Q.C22:569             | Seaman Status: Southwest                  |
| Shipping, Competition, and Dumping:   | Marine, Inc. v. Gizoni.                   |
| The European Community's Liner        | Note (Lisa S. Zamaludin)17:127            |
| Shipping Regulations.                 | "Built" or "Rebuilt"? That Is the         |
| Terry Marquez23:139                   | Question: Risk of Losing the              |
| Towards a Third-Party Liability       | Coastwise Privilege After Vessel          |
| Convention.                           | Modification Projects Outside the         |
| P.J.S. Griggs                         | United States.                            |
| Transnational Service of Process and  | Comment (Han Deng)35:241                  |
| Discovery in Federal Court            | Causation Issues in FELA and Jones        |
| Proceedings: An Overview.             | Act Cases in the Wake of <i>McBride</i> . |
| Phillip A. Buhler27:1                 | David W. Robertson36:397                  |
| The Treatment, by the Federal Court   | The Cognizability of Sexual               |
| of Canada, of Demise and              | Harassment Claims Resulting in            |
| Equivalent Identity of Carrier        | Purely Emotional Injury Under the         |
|                                       | Jones Act: Martinez v. Bally's            |
| Clauses in Liner Bills of Lading.     | Louisiana, Inc.                           |
| David F.H. Marler                     | Note (Meagen Leary)27:359                 |
| The United States and Ukraine Sign    | Compulsory River Pilots Granted           |
| New Three-Year Bilateral Port         | Jones Act Seaman Status—                  |
| Agreement.                            | Sounding                                  |
| Update (Colleen E. Feehan) 22:201     | the Death Knell of the "Fleet             |

| Doctrine": Evans v. United Arab          | Actions—Hlodan v. Ohio Barge               |
|--|--|
| Shipping Company.                        | Line.                                      |
| Note (Katie Smith Matison) 16:421        | Note (John F. Keating, Jr.)VI:87           |
| The Current State of Affairs for         | Jones Act Seamen and the Award for         |
| Claims of Negligent Infliction of        | Loss of Society: A Post-                   |
| Emotional Distress Under the Jones       | Higginbotham Analysis—Ivy v.               |
| Act and Federal Employer's               | Security Barge Lines, Inc.                 |
| Liability Act.                           | Note (Elizabeth D. Haecker)IV:149          |
| Comment (Alberto Struck)30:353           | The Jones Act Seaman—An                    |
| The Discombobulated State of FELA        | Endangered Species: Pizzitolo v.           |
| and Jones Act Jurisprudence and a        | Electro-Coal Transfer Corp.                |
| Prognostication for Seamen's             | Note (Gerald M. Baca)12:385                |
| Claims for Purely Emotional              | Just Another Variation on the <i>Miles</i> |
| Injuries.                                | Theme? Gerdes v. G&H Towing                |
| Comment (Lance P. Martin)19:433          | Co.  |
| Does Sieracki Still Rule the Seas?:      | Note (Megan E. Haggerty)22:673             |
| Coats v. Penrod Drilling Corp.           | The Legacy of Miles v. Apex Marine         |
| Note                                     | Corp.                                      |
| (Michelle M. O'Daniels)17:101            | Robert Force                               |
| Does the Jones Act Apply to Offshore     | Mayday or All Ahead Full for Junk          |
| Alternative Energy Projects?             | Science: Cella v. United States.           |
| Constantine G. Papavizas and             | Note (Paul D. McFarlane)18:149             |
| Gerald A. Morrissey III34:377            | Meeting the Requirements for a Valid       |
| The Elimination of Punitive Damages      | Seaman's Release: Borne v. A&P             |
| for Seamen: How Far Does Miles           | Boat Rentals No. 4, Inc.                   |
| Reach?                                   | Note (James L. Yates)12:229                |
| Comment (William J. Pallas) 18:89        | A New Highlight on an Old Doctrine         |
| An Employer's Common Ownership           | and the Evaporation of the Fleet           |
| or Control Over Several Vessels is       | Rule: Munguia v. Chevron, U.S.A.,          |
| Unnecessary for Recovery under           | Inc.                                       |
| the Jones Act— <i>Bertrand v.</i>        | Note (Georgia Brady Powell)X:326           |
| International Mooring & Marine,          | No Recovery for Medical Monitoring         |
| Inc.                                     | Costs in Personal Injury Claims—           |
| Note                                     | In re Marine Asbestos Cases.               |
| (Samuel M. Rosamond, III) VIII:398       | Note (Shannon E. Hoff)26:675               |
| Harboring Doubt: How Will the Fifth      | No Special Solicitude for Seamen's         |
| Circuit Apply Stewart v. Dutra           | Wives: Fifth Circuit (Again) Finds         |
| Construction Co.?                        | No Recovery for Loss of Society            |
| Carl J. Barbier and Clay J. Garside 31:1 | under a Negligence Theory—Beltia           |
| Hybrid Torts and Vicarious Liability     | v. Sidney Torres Marine Transport,         |
| Under the Jones Act: Testing the         | Inc.                                       |
| Limits of Course and Scope.              | Note                                       |
| Comment (Charles Rothermel)36:289        | (Maria Elizabeth Breaux)VIII:371           |
| The Jones Act and Commercial             | Only in Louisiana Can You Find a           |
| Divers: Perilous Maritime Duties         | Diver That's a Seaman: Wisner v.           |
| may Satisfy the Robison Test—            | Professional Divers of New                 |
| Wallace v. Oceaneering                   | Orleans.                                   |
| International.                           | Note (Kris Elliott)24:919                  |
| Note (James Wesley Sowell)IX:323         | Punitive Damages under the Jones           |
| The Jones Act Does Not Bar Recovery      | Act.                                       |
| of Nonpecuniary Damages under            | Robert DahlquistVI:1                       |
| the General Maritime Law in              |  |
| Seamen's Wrongful Death                  |  |
| <del>-</del>                             |  |

| Recent Decisions Determining   | Fisheries.                          |
|--|-------------------------------------|
| Seaman Status under the Jones Act.                                   | Note (Matt Cline)21:603             |
| Donald A. HoffmanVI:173  | A Seaman's Right to Recover         |
| Recovery for Cancerphobia and  | Damages Under the Jones Act and     |
| Increased Risk of Cancer under the                                   | the General Maritime Law for        |
| Jones Act: Hagerty v. L&L Marine                                     | Purely Emotional Injuries Resulting |
| Services, Inc.   | from the Intentional Infliction of  |
| Note (Marc J. Veilleux)12:219  | Emotional Distress.                 |
| The Relationship, If Any, Between                                    | Comment (Jason P. Minkin)23:507     |
| Misrepresentation and the Reinjury:                                  | Showdown in the Fifth Circuit:      |
| The Fifth Circuit Suggests That                                      | Legros v. Panther Services Group,   |
| Willful Concealment of a   | Inc.                                |
| Preexisting Medical Condition <i>May</i>                             | Note (Kenneth J. Riemer)13:341      |
| Constitute Contributory Negligence                                   | Splicing the Net: A Legislative     |
| in Johnson v. Cenac Towing, Inc.                                     | Answer to the Problem of Seaman     |
| Comment (Mahsa Soheil)   | Status under the Jones Act.         |
| The Savings to Suitors Clause vs. The                                | Comment (Evan T. Caffrey)14:361     |
| Limitation of Liability Act: A                                       | Standard of Care in Jones Act       |
| Compromise as Found in <i>Lewis v</i> .                              | Negligence Cases—From Slight to     |
| Lewis & Clark Marine, Inc.   | Ordinary Care: Gautreaux v.         |
| Note (George Tadross)26:695  | Scurlock Marine, Inc.               |
| Seamen's Releases: The Factors to                                    | Note (Ronald K. Schuster)22:315     |
| Look at When Determining Their                                       | The Standard of Care in a Seaman's  |
| Validity: Resner v. Arctic Orion                                     | Personal Injury Action—Has the      |
| Fisheries.   | Jones Act Been Slighted?            |
| Note (Matt Cline)21:603  | Brian J. Miles13:79                 |
| Seaman Status Continues Its Voyage                                   | A Theoretical Possibility of        |
| Through Unchartered Brown Water                                      | Navigation: An Analysis of the      |
| Applications Using <i>Barrett v</i> .                                | Vessel Status of Watercraft Casinos |
| Chevron, U.S.A., Inc. to Set Its                                     | in the Wake of Stewart v. Dutra     |
| Course.  | Construction Co.                    |
| Richard J. ArsenaultXI:273   | Comment (Ross I. Landau)32:249      |
| "Seaman" Status and the Jones Act:                                   | A Theory of Immunity for the        |
| Bach v. Trident Steamship Co.  | "Company Man" Working on a          |
| Note (Julie R. Wohlgemuth) 17:115                                    | Jack-Up Drilling Barge.             |
| Seaman Status Revisited (Yet   | John Richard Fitzgerald26:177       |
| Again)—A Common Ownership  | Towing the Line on Damages for      |
| Requirement and a New Seagoing                                       | Purely Emotional Injuries           |
|  | Cognizable under the Jones Act:     |
| Emphasis: Harbor Tug & Barge   | Plaisance v. Texaco, Inc.           |
| Co. v. Papai. Note (Todd D. Lochner)22:287                           | Note (William R. Coats)17:331       |
| The Seaman Status Situation:   | U.S. Customs Service Enforcement of |
|  | Section 27 of the Jones Act:        |
| Historical Perspectives and Modern<br>Movements in the U.S. Remedial | Continuity of Voyage Cases.         |
|  |                                     |
| Regime.  | J. Stephen StreetIII:205            |
| Comment (Shailan dan II Kadhamai) 21.121                             | Waiver of the Right of Non-         |
| (Shailendra U. Kulkarni)31:121                                       | Removability of Jones Act Claims:   |
| Seamen's Injuries, Recent  | Lirette v. N.L. Sperry Sun, Inc.    |
| Developments in Maritime Law.  | Note (Steven C. Kline)              |
| Edward J. Powers   | Wrongful Denial of Maintenance and  |
| Seamen's Releases: the Factor's to                                   | Cure: Opening the Damages           |
| Look at When Determining Their                                       | Floodgate.                          |
| Validity: Resner v. Arctic Orion                                     |                                     |

Record Book Violations on

| Comment  | Foreign-Flagged Vessels.  |
|--|---|
| (Julie R. Wohlgemuth)18:109                      | Comment (Nicholas H. Berg)34:253                                      |
| ,  | Choice of Law Analysis: The Solution                                  |
| JURISDICTION                                     | to the Admiralty Jurisdictional                                       |
|  | Dilemma.  |
| Admiralty Jurisdiction in Continental Countries. | Joseph F. Smith, Jr 14:1  |
|  | Classifying Cruise Ships as Common                                    |
| K.D. KerameusVIII:329                            | Carriers under the Shipping Act, a                                    |
| Admiralty Jurisdiction and Procedure,            | Jurisdictional Struggle: American                                     |
| Recent Developments in Maritime                  | Association of Cruise Passengers v.                                   |
| Law.   | Carnival Cruise Lines.  |
| David B. Sharpe                                  | Note (Daniel E. Eldredge)15:397                                       |
| Admiralty Jurisdiction at the                    | The Contemporary Contours of  |
| Millennium.                                      | Admiralty Jurisdiction.   |
| Armand M. Paré, Jr                               | David J. Bederman and   |
| Aloha, Bench Trial!                              | John E. Wierwille31:291   |
| Counterclaimant's                                | Cruising into Federal Court: The                                      |
| Jury Right Sinks Plaintiff's 9(h)                | Availability of Federal Admiralty                                     |
| Designation: Wilmington Trust                    | Jurisdiction for Pleasure Craft Tort                                  |
| v. United States District Court                  | Cases After Foremost Insurance  |
| for the District of Hawaii.                      | Co. v. Richardson.  |
| Note (Spiro J. Verras)16:435                     | Comment   |
| The Applicability of State Law in                | (Charles H. Livaudais, Jr.)   |
| Maritime Cases after Yamaha                      |   |
| Motor Corp. v. Calhoun.                          | Cruising with Terrorism:  |
| David W. Robertson21:81                          | Jurisdictional Challenges to the Control of Terrorism in the Cruising |
| The AVCO Exception to the Well                   |   |
| Pleaded Complaint Doctrine as                    | Industry.   |
| Applied to the LHWCA: Aaron v.                   | Comment (Aaron Buzawa)32:181  |
| National Union Fire Ins. Co.                     | Delgado v. Reef Resort Ltd.: The Fifth                                |
| Note   | Circuit Fails To Throw Scuba  |
| (Richard Hartshorn Langan II) 16:235             | Divers a Lifeline.  |
| Beware! Defective Appurtenances: A               | Note (Jennifer Ferrara)29:471   |
| Discussion of the "Substantial                   | The Disappearing Act: Removal   |
| Relationship" Requirement for                    | Jurisdiction of an Admiralty Claim.                                   |
| Invoking Admiralty Jurisdiction in               | Steven F. Friedell30:75   |
| the Products Liability Context.                  | Distress Signal Requesting Guidance                                   |
| Comment  | in Determination of Admiralty   |
| (Donald Lance Cardwell) 36:237                   | Subject Matter Jurisdiction: Delta                                    |
| Bound To Arbitrate: The Fifth Circuit            | Country Venture, Inc. v. Magana.                                      |
| Considers an Arbitration Agreement               | Note (Stacey Kuch)18:137  |
| in a Settlement for Maintenance and              | Drug Enforcement on the High Seas:                                    |
| Cure.  | Stateless Vessel Jurisdiction over                                    |
| Note (Brooke E. Wright) 32:619                   | Shipboard Criminality by Non-   |
| Bringing in the Mother Lode: The                 | Resident Alien Crewmembers—   |
| Second Circuit Rides in the Wake                 | United States v. Alvarez-Mena.  |
| of Marino-Garcia—United States v.                | Note  |
| Pinto-Mejia. Note                                | (Lawrence Bruce Mandala)XI:163  |
| (Charles Leonard-Christopher                     | The Ebb and Flow of East River:                                       |
| Vaccaro)X:141                                    | Consideration of the Supreme  |
| Bringing It All Back Home: The Fifth             | Court's Decision on Products  |
| and Second Circuits Allow                        | Liability in Shipbuilding Contracts.                                  |
| Domestic Prosecutions for Oil                    | Michael H. Bagot, Jr30:137  |
| 1 10000 un 0110 101 O11                          |   |

| The Eleventh Circuit Applies a Broad     | How Far Does the FMLA Reach? The         |
|--|--|
| Definition of "Vessel" to Admiralty      | Ninth Circuit Grants a Maritime          |
| Tort Jurisdiction: Bunge Corp. v.        | Lien to a Foreign Necessaries            |
| Freeport Marine Repair, Inc.             | Provider in <i>Trans-Tec Asia v. M/V</i> |
| Note (Shannon Hoff)26:399                | Harmony Container.                       |
| The Enforceability of Forum Selection    | Note (Ian Taylor)33:337                  |
| Clauses in Maritime Bills of             | If It Can Be Towed, Then It's a Vessel:  |
| Lading: An Update.                       | The Eleventh Circuit Reveals Flaws       |
| C. Andrew Waters 15:29                   | in the Overinclusive Definition of       |
| Federal Regulation of Domestic           | "Vessel" for Maritime Liens in City      |
| Ocean Commerce: Crossroads in            | of Riviera Beach v. That Certain         |
| Jurisdictional Authority and             | Unnamed Gray Vessel.                     |
| Regulatory Philosophy.                   | Note (Courtney Collins)36:779            |
| Amy Loeserman Klein and Charles          | In re Illinois Marine Towing, Inc.:      |
| FriedlanderVIII:299                      | How "Several" Can Mean "Single"          |
| Fighting Fishers: The Ninth Circuit      | in a Limitation of Liability             |
| Extends Maritime Jurisdiction to a       | Complaint.                               |
| Wage Dispute and Fist Fight              | Note (Sean D. Kennedy)32:593             |
| Aboard a Vessel in <i>Gruver v</i> .     | In re Mission Bay Jet Sports, LLC:       |
| Lesman Fisheries, Inc.                   | The Ninth Circuit's Expansion of         |
| Note (Brandon T. Morris)32:633           | the Connection-to-Maritime Test.         |
| Foreclosure on <i>The Eclipse</i>        | Note (Christopher M. Ordoyne)34:633      |
| Doctrine—A Plea for Equity in            | In re Needham: The Fifth Circuit         |
| Admiralty.                               | Expands Federal Jurisdiction Under       |
| Comment                                  | the Oil Pollution Act.                   |
| (Thomas P. Adams)XI:301                  | Note (Patrick Spicknall)29:161           |
| Foreign Sovereign Immunities Act is      | The Iver Chaser Case.                    |
| Exclusive Basis for Exercising           | Gordon W. Paulsen and                    |
| Subject Matter Jurisdiction in Suits     | Elisa M. Pugliese13:1                    |
| Against Foreign States: Argentine        | Jurisdiction and Arbitration in          |
| Republic v. Amerada Hess Shipping        | Multimodal Transport.                    |
| Corp.                                    | Yvonne Baatz36:643                       |
| Note (Jami J. Campisano) 13:327          | Jurisdiction in Section 905(b)           |
| The Foreign Sovereign Immunities         | Actions—Wrong Test Doomed to             |
| Act: Where Did Our Remedies              | Wrong Results. Comment (Brent P.         |
| Go?                                      | Abadie)13:121                            |
| Steven L. Roberts and                    | Jurisdictional Conflicts Between the     |
| James B. WarrenIII:155                   | Federal Maritime Commission and          |
| Forum Selection Clause Survey            | the Interstate Commerce                  |
| 2005-2007.                               | Commission.                              |
| (Arjya B. Majumdar and                   | Timothy Shane O'NeillVI:51               |
| Ryan M. McCabe)31:745                    | Keepers, Weepers, or No Finders at       |
| Good Seamen Never Tangle Their           | All: The Effect of International         |
| Lines or Never the Twain Shall           | Trends on the Exercise of U.S.           |
| Meet: An Analysis of the                 | Jurisdiction and Substantive Law in      |
| Constitutional and Jurisdictional        | the Salvage of Historic Wrecks.          |
| Delineations of <i>United States v.</i>  | Comment (Brooke Wright)33:285            |
| Reeh.                                    | The Law of the Flag and Maritime         |
| Note (Mary H. Mason) 12:209              | Criminal Jurisdiction: A New Rule        |
| Harboring Doubt: How Will the Fifth      | To Replace an Outdated,                  |
| Circuit Apply Stewart v. Dutra           | Inconvenient Doctrine.                   |
| Construction Co.?                        | Comment (Guy Manchuk)32:221              |
| Carl J. Barbier and Clay J. Garside 31:1 |  |
|  |  |

| Law Wars: The Battle Between            | OCS Indemnity Contracts: State Law         |
|---|--|
| Bankruptcy and Admiralty.               | or Maritime Law?—Grand Isle                |
| Ramsay McCullough32:457                 | Shipyard v. Seacor Marine, LLC.            |
| Limitation of Admiralty Jurisdiction in | David W. Robertson35:467                   |
| Wrongful Death Actions: Molett v.       | An Overview of the Considerations          |
| Penrod Drilling Co.                     | Involved in Handling the Cargo             |
| Note (Kevin J. Neese)15:151             | Case.                                      |
| Litigation Against a State Trader—A     | Michael F. Sturley21:263                   |
| No-Win Contest.                         | Pleasure Boat Collisions in Navigable      |
| Jon MagnussonII/1:1                     | Waters Held to be Traditional              |
| Marine Logistics, Inc. v. England:      | Maritime Activity—Richardson v.            |
| Asserting District Court Authority      | Foremost Insurance Co.                     |
| to Hear Maritime Matters in the         | Note (Patricia Ann Green)VI:107            |
| Wake of the Contract Disputes Act       | The Position in the United States on       |
| of 1978.                                | Foreign Forum Selection and                |
| Note (Rachael S. Durrett)26:667         | Arbitration Clauses, Forum Non             |
| Maritime Madness: Rule B,               | Conveniens, and Antisuit                   |
| Electronic Funds Transfers,             | Injunctions.                               |
| Maritime Contracts, and the             | Robert Force                               |
| Explosion of Admiralty Litigation       | Present Effects of the Executive Jet       |
| in the Southern District of New         | Aviation Case on Maritime Tort             |
| York.                                   | Jurisdiction.                              |
| Comment (Ian F. Taylor) 34:211          | Bruce W. DinwiddieI:131                    |
| Merchants, Traders, and Pirates: The    | Public Use and Regulation of Artificial    |
| Birth of the Admiralty Clause.          | Waterways.                                 |
| James J. Woodruff, II26:563             | Comment (Henry A. Orphys) V:259            |
| Mixed Oil and Gas Contracts             | Removability of High Seas Death            |
| Performed on Navigable Waters—          | Claims Filed in State Court after          |
| Maritime or Nonmaritime?                | Tallentire.                                |
| Confusion Reigns                        | Barbara A. Clark12:317                     |
| in State Territorial Waters: Davis      | Removal and Remand of Admiralty            |
| & Sons, Inc. v. Gulf Oil Corp.          | Suits.                                     |
| Note (Paul R. Brierre)16:389            | Kenneth G. Engerrand21:383                 |
| Moving Cargo Between Ship and           | Removal Jurisdiction of Saving Clause      |
| Land Transportation Held to be          | Suits as Civil Actions within the          |
| Maritime Employment— <i>P.C.</i>        | Original Jurisdiction of the District      |
| Pfeiffer Co. v. Ford.                   | Courts.                                    |
| Note (Bett Gibson Fernandez)V:97        | Joshua M. Morse, IIIIV:197                 |
| Much Ado About Nothing, or Step-by-     | Resetting the <i>Executive Jet</i> Compass |
| Step Determinations of Admiralty        | Again—Smith v. Pan Air Corp.               |
| Tort Jurisdiction: Sisson v. Ruby.      | Note                                       |
| Note (John O. Pieksen, Jr.)             | (Laurence R. De Buys, IV)VIII:186          |
| The Myth of Uniformity in Maritime      | The Return of Section 905(b) Vessel        |
| Law.                                    | Negligence Claims to the Realm of          |
| Robert D. Peltz21:103                   | Traditional Maritime Torts:                |
| Navigating the Jurisdictional Fog: Sea  | Richendollar v. Diamond M                  |
| Vessel, Inc. v. Reyes.                  | Drilling Co., Inc.                         |
| Note (Thomas R. Robinson) 19:475        | Note (Roy A. Perrin, III)12:405            |
| No Calm After the Storm: The Rise of    | Take a Bow: Is It Time for the             |
| the Rule B Attachment Cottage           | Preliminary Contract Doctrine To           |
| Industry.                               | Make Its Exit?                             |
| Comment (Jillian L. Benda)31:95         | Comment (Ryan C. Davis)35:219              |
| Common (simum L. Dona)                  | 2011111011 (Tryun C. Duvis)                |

| The Saving to Suitors Clause vs. The                               | United States Admiralty Jurisdiction   |
|--|--|
| Limitation of Liability Act: A                                     | over Collisions on the High Seas:      |
| Compromise as Found in <i>Lewis v</i> .                            | Forum Non Conveniens and               |
| Lewis & Clark Marine, Inc.   | Substantive Law.                       |
| Note (George Tadross)26:695  | Patricia A. KrebsIX:43                 |
| The Seventh Circuit Restores the                                   | United States v. Massachusetts:        |
| "Locality Test" as the Lone  | Federal Preemption of State Oil        |
| Jurisdictional Determinant in Cases                                | Spill Statutes.                        |
| Involving Vessels on Navigable                                     | Note (Michael D. Driscoll)32:607       |
| Waters in <i>Tagliere v. Harrah's</i>                              | Vaguely Refining Admiralty Tort        |
| Illinois Corp.   | Jurisdiction: Jerome B. Grubart,       |
| Note (Ross I. Landau)31:669  | Inc. v. Great Lakes Dredge & Dock      |
| Shipbrokers' Commissions:  | Co.                                    |
| Entitlement, Standing, and   | Note (Robert C. Adams)20:163           |
| Jurisdiction.  | Waiver of the Right of Non-            |
|  | Removability of Jones Act Claims:      |
| H. Edwin Anderson, III24:55<br>Shipping Law and Practice in China— | Lirette v. N.L.                        |
|  |  |
| Legal Analysis of the Draft  | Sperry Sun, Inc.                       |
| Maritime Code and Maritime   | Note (Steven C. Kline)                 |
| Jurisdiction.  | The Wake of Executive Jet—A Major      |
| Lixing Zhang   | Wave or a Minor Ripple.                |
| Shipyard Workers and Asbestos Tort                                 | Joseph A. Calamari                     |
| Claims: The Supreme Court's Post-                                  | Whose Interests Are More Important:    |
| Grubart Silence Creates  | Should a Plaintiff's Rule 9(h)         |
| Jurisdictional Uncertainty.  | Designation "Trump" a                  |
| Comment (Owen Blood)33:313   | Counterclaimant's Right                |
| Stateless Vessels and the High Seas                                | to Jury Trial?                         |
| Narcotics Trade: United States                                     | Comment                                |
| Courts Deviate from International                                  | (Mark Thomas Mahfouz)27:277            |
| Principles of Jurisdiction.  | Young v. Players Lake Charles, L.L.C.: |
| Comment (Laura L. Roos)IX:273                                      | Extending Maritime Law Too Far?        |
| Strange Ways: COGSA, the Action In                                 | Note (Ricardo Rivas)24:939             |
| Rem, and Sky Reefer's Progeny.                                     |  |
| Comment (Aaron A. Radicke) 32:203                                  | LEASE FINANCING                        |
| The Supreme Court and Maritime                                     | The Emergence of Lease Financing       |
| Jurisdiction.  | for Vessel Engaged in Coastwise        |
| Lawrence D. Bradley, Jr25:207                                      | Trade.                                 |
| Surviving Preemption: State  | Comment (Ashley S. Hugunine)30:411     |
| Remedies and the LHWCA:  | , , ,                                  |
| Stevedoring Services of America v.                                 | LEGISLATION                            |
| Eggert.  |  |
| Note (Michael J. Wray)21:229                                       | Analysis of the Senate's Proposed      |
| The Third Circuit Sinks Due Process                                | Cruise Vessel Act as an Innovative     |
| Limits on the Maritime Drug Law                                    | Approach Towards Increased U.S.        |
| Enforcement Act: United States v.                                  | Participation in the North American    |
| Martinez-Hildago.  | Cruise Ship Tourism Market.            |
| Note (Laurence E. Stuart)18:401                                    | Comment (Jeff Kvandal)26:353           |
| A Theoretical Possibility of                                       | Close-Hauling Toward Simplified        |
| Navigation: An Analysis of the                                     | Eligibility Under the Longshore and    |
| Vessel Status of Watercraft Casinos                                | Harbor Workers' Compensation           |
| in the Wake of Stewart v. Dutra                                    | Act: A Proposal for Congressional      |
| Construction Co.   | Action or Judicial Clarification To    |
| Comment (Ross I Landau) 32:249                                     | Rectify Persistent Ambiguity.          |

| Nicole J. Dulude and                   | Comment                               |
|--|---------------------------------------|
| Todd Greenwood35:45                    | (Timothy Semenoro)25:355              |
| Cruise Industry Liens Against the U.S. | They Receive, and They're A Carrier,  |
| Penalty Wage Act.                      | But They're Not a Receiving           |
| Comment (Susan Lee)31:141              | Carrier: The Second Circuit           |
| The Flow of Authority To Stop the      | Follows Regal-Beloit and Reverses     |
| Flow of Oil: Clean Water Act           | Precedent on Carmack Amendment        |
| Section 311(c) Removal Authority       | Application.                          |
| and the BP/DEEPWATER                   | Note (Sarah Dawkins)35:607            |
| HORIZON Oil Spill.                     | Three's a Crowd: The Unhappy          |
| Frederick J. Kenney, Jr., and          | Interplay Among the New York          |
| Melissa A. Hamann36:349                | Convention, FAA and McCarran-         |
| "I Immediately Regret This Decision":  | Ferguson Act.                         |
| The Sixth Circuit's                    | Comment                               |
| Misinterpretation of the PWSA.         | (Zachary M. VanVactor)36:313          |
| Note (Emily Lowder)36:829              | U.SFlag Vessel Financing and          |
| In re Needham: The Fifth Circuit       | Citizenship Requirements Update.      |
| Expands Federal Jurisdiction Under     | Constantine G. Papavizas32:35         |
| the Oil Pollution Act.                 | •                                     |
| Note (Patrick Spicknall)29:161         | LETTERS OF CREDIT                     |
| Liability, Compensation and Financial  | Letters of Credit.                    |
| Responsibility Under the Oil           | G. Hamp Uzzelle, IIIX:47              |
| Pollution Act of 1990: A Review of     | G. Hamp Ozzene, III                   |
| the Second Decade.                     | * * A DAY */DY/                       |
| Lawrence I. Kiern 36:1                 | LIABILITY                             |
| The Louisiana Direct Action Statute    | Breaking the Liability Limits in      |
| Loses Its Teeth: How the Fifth         | Multimodal Transport.                 |
| Circuit in Todd v. Steamship Mutual    | Duygu Damar36:659                     |
| Underwriting Ass'n Opened the          | Claiming Damages in Multimodal        |
| Door To Allow Insurers To Enforce      | Transport: A Need for                 |
| Arbitration Agreements Against the     | Harmonisation.                        |
| Direct Action Plaintiff.               | Simone Lamont-Black36:707             |
| Note (Zachary M. VanVactor) 35:659     | The DEEPWATER HORIZON                 |
| Maritime Transportation Security Act   | Disaster—Some Liability Issues.       |
| of 2002 (Potential Civil Liabilities   | Ruwantissa Abeyratne35:125            |
| and Defenses).                         | The Erika Judgment—Environmental      |
| Christopher E. Carey28:295             | Liability and Places of Refuge: A     |
| No Suit for You!: The Ninth Circuit in | Sea Change in Civil and Criminal      |
| Bowoto v. Chevron Corp. Holds the      | Responsibility that the Maritime      |
| Death on the High Seas Act             | Community Must Heed.                  |
| Preempts Alien Tort Statute            | Vincent J. Foley and Christopher R.   |
| Survival Claims.                       | Nolan33:41                            |
| Note (Michael Crain)35:595             | Hybrid Torts and Vicarious Liability  |
| Post-9/11 Security in a Post-WWII      | Under the Jones Act: Testing the      |
| World: The Question of                 | Limits of "Course-and-Scope."         |
| Compatibility of Maritime Security     | Comment (Charles Rothermel)36:289     |
| Efforts with Trade Rules and           | Liability, Compensation and Financial |
| International Law.                     | Responsibility Under the Oil          |
| Eric J. Lobsinger                      | Pollution Act of 1990: A Review of    |
| The State of Our Seafaring Nation:     | the Second Decade.                    |
| What Course Has Congress Laid          | Lawrence I. Kiern36:1                 |
| for the U.S. Maritime Industry?        | Multimodal Transports in the United   |
| ,                                      | States and Europe—Global or           |

| Regional Liability Rules? Vibe Ulfbeck34:37                                | Current Developments in the American                                    |
|--|---|
| Recovery of Cable Repair Ship Cost   | Law of Maritime Liens and   |
| Damages from Third Parties That  | Mortgages.  |
| Injure Submarine Cables.   | Charles S. Haight, JrIX:1   |
| Douglas R. Burnett35:103   | The End of Maritime Liens for   |
| The Relationship, If Any, Between  | Master Leases of Containers: How  |
| Misrepresentation and the Reinjury:  | Do You Provide These Fungible   |
| The Fifth Circuit Suggests That  | Necessaries to a Fleet of Vessels?                                      |
| Willful Concealment of a   | Timothy K. Borchers18:33  |
| Preexisting Medical Condition May  | Ensuring that Maritime Liens Remain                                     |
| Constitute Contributory Negligence   | Tied to Temporal Priority—Bank  |
| in Johnson v. Cenac Towing, Inc.   | One, Louisiana N.A. v. Mr. Dean   |
| Comment (Mahsa Soheil)35:367   | MV.   |
| "Said To Contain": Fear of Incurring                                       | Note (Jeffery Nicholas)27:655   |
| Liability Creates a Disincentive for                                       | Fifth Circuit Extends Maritime Lien to                                  |
| Cargo Carriers To Improve  | Time Charter Contract Before  |
| Shipping Container Security by   | Cargo is Loaded: E.A.S.T., Inc. of                                      |
| Examining Cargo.   | Stamford, Connecticut v. M/V Alaia.                                     |
| Comment (Kevin P. Maney) 35:317  | Note (Timothy R. Hager)15:133   |
| Shipbrokers' Liability: An American  | How Far Does the FMLA Reach? The  |
| Overview.  | Ninth Circuit Grants a Maritime   |
| Michael W. Lodwick23:45  | Lien to a Foreign Necessaries   |
|  | Provider in <i>Trans-Tec Asia v. M/V</i>                                |
| LIENS  | Harmony Container.  |
| An Agreement to Supply Credit Card   | Note (Ian Taylor)33:337   |
| Services to a Cruise Ship Charterer,                                       | Is the Government's Right to Set-Off                                    |
| Without More, Is Not a   | under 31 U.S.C. § 3728 Squared  |
| "Necessary" Under the Federal  | Away or Lost at Sea?: Hornbeck  |
| Maritime Liens Act: Effjohn  | Offshore Operators v. Ocean Line  |
| International Cruise Holdings, Inc.  | of Bermuda.   |
| v. M/V Enchanted Isle.   | Note (Thomas H. Van Horn) 19:513  |
| Note (Richard Preston)27:613   | Leased Equipment On Board Vessels                                       |
|  | and Preferred Maritime Wage   |
| Keep 'em Separated: The Fourth   | Liens: Kesselring v. F/T Arctic   |
| Circuit Extends the Coverage of<br>Choice of Law Provisions To             | Hero.   |
| Determine the Existence of   | Note (Lance P. Martin)19:199  |
| Maritime Liens in <i>Triton Marine</i>                                     | Liens for Necessaries and Arrest of                                     |
|  | Ships under Greek Law.  |
| Fuels Ltd., S.A. v. M/V Pacific  | Dr. Panayotis Sotiropoulos 12:299                                       |
| Chukotka.  | Maritime Lien Status for Unpaid Hull                                    |
| Note (Michael Raudebaugh) 34:647   | or Liability Insurance Premiums:  |
| A Comparative Analysis of Maritime   | Whether the Nonpayment of Hull  |
| Lien Priority Under United States  | and Protection and Indemnity  |
| And Chinese Maritime Law.  | Insurance Premiums Should Create  |
| Donglai Yang   | a United States Maritime Lien   |
| Comparative Maritime Liens: Anglo  |   |
| and Latin Based Law in the   | Against the Insured Vessel in Favor                                     |
| A  | Against the Insured Vessel in Favor of the Insurer.                     |
| Americas.  | of the Insurer.   |
| Ivon D'Almeida Pires FilhoIX:245   | of the Insurer. Chris Reeder15:285                                      |
| Ivon D'Almeida Pires FilhoIX:245<br>Cruise Industry Liens Against the U.S. | of the Insurer. Chris Reeder15:285 Maritime Liens, Rights of Retention, |
| Ivon D'Almeida Pires FilhoIX:245   | of the Insurer. Chris Reeder15:285                                      |

| Federation.                            | Counterpoint: An Excerpt from—The      |
|--|--|
| Dmitri A. Pentsov26:609                | Fifth Circuit Provides a               |
| Meaning and Construction of            | Clarification of the Meaning of        |
| "Furnishing" and "Necessaries"         | "Delivery" Under COGSA and an          |
| under the Federal Maritime Lien        | Understanding of the Proper            |
| Act.                                   | Determination for "Per-Package"        |
| Comment                                | Liability: Servicios-Expoarma,         |
| (Margaret M. Braun)12:337              | C.A. v. Industrial Maritime            |
| The Origin, Development, and Future    | Carriers, Inc.                         |
| of Maritime Liens and the Action In    | Note (Elizabeth C. Harper)23:265       |
| Rem.                                   | A Critical Defect in the Limitation of |
| Niell Hutton28:81                      | Liability Act: The Exclusion of the    |
| Paying Twice for a Public Vessel's     | Master and Crew.                       |
| Necessaries in the Eleventh Circuit.   | Comment (Marc D. Isaacs)27:335         |
| Thomas Van Horn20:123                  | The Eleventh Amendment, Flotilla       |
| Priority Freight: The Law of Maritime  | Doctrine, and Other Flanking           |
| Liens, Freights, and General           | Maneuvers: Recent Efforts by           |
| Creditors.                             | Claimants To Avoid the Application     |
| Anthony Michael Sabino17:51            | of the Limitation of Liability Act.    |
| The Problematic Nature of              | Joseph E. Lee III and                  |
| Contribution Actions for In            | Stuart P. Sperling29:1                 |
| Personam Defendants in Collision       | Failing To Reach the "Harbour" of the  |
| or Allision Cases.                     | U.S. Limitation Fund: The Fourth       |
| Comment (Brian Radcliffe)31:161        | Circuit Allows a Party To Dismiss      |
| Shipping Law and Practice in China—    | Its Own Limitation Action on           |
| Legal Analysis of the Draft            | Forum Non Conveniens Grounds in        |
| Maritime Code and Maritime             | Compania Naviera Joanna SA v.          |
| Jurisdiction.                          | Koninklijke Boskalis Westminster       |
| Lixing Zhang14:209                     | <i>NV</i> . Note (Han Deng)34:591      |
| Stevedores and Maritime Liens.         | The Fire Statute—Fifth Circuit         |
| William Tetley, Q.CVIII:269            | Rekindles the Shipowner's              |
| Stricti Juris in Motion: The Third     | Protection—Westinghouse Electric       |
| Circuit Declines to Extend             | Corp. v. M/V Leslie Lykes.             |
| Maritime Liens to Replacement          | Note (Stephen J. Galati)X:117          |
| Vessels in PNC Bank Delaware v.        | The Fifth Circuit Clarifies the        |
| F/V Miss Laura.                        | Application of COGSA's                 |
| Note (Ryan M. McCabe)30:427            | Prescriptive and Per-Package           |
| The Supplier Strikes Back: Under       | Limitations: Servicios-Expoarma,       |
| What Circumstances Can a               | C.A. v. Industrial Maritime            |
| Subcontracting Necessaries             | Carriers, Inc.                         |
| Supplier Assert a Maritime Lien?       | Note (Bryant E. Gardner)23:249         |
| Comment (Blair Brogan)34:279           | The Flotilla Doctrine: Is Liverpool    |
| · · · · · · · · · · · · · · · · · · ·  | Simply Outdated or Is It Time To       |
| LIMITATION OF LIABILITY                | Abandon Ship?                          |
|  | Comment                                |
| Breaking the Liability Limits in       | (Shannon A. Thornhill)33:261           |
| Multimodal Transport.                  | The "Function of the Vessel"—A New     |
| Duygu Damar                            | Definition of "Seagoing" under the     |
| United States and the United           | Limitation of Liability Act: Matter    |
|  | of Talbott Big Foot, Inc.              |
| Kingdom: Solving the Riddle of         | Note (David R. Kunz)14:187             |
| Norwalk Victory.                       | An Historical Trek Through the         |
| Comment (Robert J. Morris, III) 34:303 | Judicial Interpretations of 8 187 of   |

| the Limitation of Vessel Owner's         | Limitation of Liability: United States |
|--|--|
| Liability Act: The Evolution of the      | and Convention Jurisdictions.          |
| Literal versus the Statutory Purpose     | Carter T. GunnVIII:29                  |
| Approach.                                | Limitation, Non-Responsibility and     |
| Comment                                  | Disclaimer Clauses.                    |
| (Katie Smith Matison)17:73               | William Tetley, Q.CXI:203              |
| In re Illinois Marine Towing, Inc.:      | Limited Liability in Multimodal        |
| How "Several" Can Mean "Single"          | Transport and the Effect of            |
| in a Limitation of Liability             | Deregulation.                          |
| Complaint.                               | Saul Sorkin13:285                      |
| Note (Sean D. Kennedy) 32:593            | Limiting Limitation: <i>In re The</i>  |
| In re Tetra Applied Technologies: The    | Glacier Bay.                           |
| Saving to Suitors Clause vs. The         | Note (Kathleen B. Carr)16:403          |
| Right To Seek Exoneration in             | Maritime Liability: Issues for the New |
| Federal Court: Exoneration Is Not        | Congress.                              |
| the Same as Limitation.                  | Update: Pending Legislation            |
| Note (Matthew Guy)29:503                 | (Alan F. Schodel)XI:105                |
| Interaction of the Federal Water         | Natural Resource Damages under         |
| Pollution Control Act with the           | CERCLA and OPA: Some Basics            |
| Limitation of Liability Act and the      | for Maritime Operators.                |
| General Maritime Law.                    | J.T. Smith II                          |
| Bonnie Garland GussVI:199                | On the Duty to Follow Precedent in     |
| The International Liability and          | Applying the Limitation of Liability   |
| Compensation Regime for Oil              | Act: Keys Jet Ski, Inc. v. Kays.       |
| Pollution from Ships—International       | Note (Jeffrey S. Winder)15:465         |
| Solutions for a Global Problem.          | Prosecuting a Limitation Action Has a  |
| Måns Jacobsson 32:1                      | Price to Foreign Shipowners:           |
| Is a LASH Lighter a Vessel for           | Karim v. Finch Shipping Co.            |
| Purposes of Shipowner Limitation         | Note (Daniel H. Wooster)26:705         |
| of Liability?                            | Protective Stipulations and the Single |
| Comment (Robert S. Crowder) 22:255       | Claimant Exception in Limitation       |
| Limitation of Liability: The Defense     | of Liability Proceedings.              |
| Perspective.                             | Comment                                |
| Michael M. Butterworth and               | (Michael L. Bono)17:257                |
| Jason A. Schoenfeld28:219                | The Shipowners' Limitation of          |
| Limitation of Liability and Direct       | Liability Act: Still Afloat or         |
| Actions: The Relevant Fund.              | Sinking Fast?                          |
| Frederick W. Swaim, JrIV:215             | Jill A. Schaar24:659                   |
| Limitation of Liability in Oil Pollution | Shipowner Liability for Improperly     |
| Cases: In Search of Concursus or         | Stowed Cargo: Federal Courts at        |
| Procedural Alternatives to               | Sea on the Standard of Care Owed       |
| Concursus.                               | to Off-Loading Longshoremen.           |
| Robert Force and                         | Russell R. Williams17:185              |
| Jonathan Gutoff22:331                    | Shipping Law and Practice in China—    |
| Limitation of Liability and              | Legal Analysis of the Draft            |
| Recreational Vessels.                    | Maritime Code and Maritime             |
| Michael B. McCauley16:289                | Jurisdiction.                          |
| Limitation of Liability Under            | Lixing Zhang14:209                     |
| COGSA: In the Wake of the Fair           | Stipulations: Sidestepping the         |
| Opportunity Doctrine.                    | Limitation of Shipowners' Liability    |
| Comment (Arik A. Helman) 25:299          | Act.                                   |
|  | Madeleine M. Landrieu 23:420           |

| The Wreck Act and Limitations of       | Rectify Persistant Ambiguity.            |
|--|--|
| Liability—Antithetic Concepts?         | Nicole J. Dulude and                     |
| Comment                                | Todd Greenwood35:45                      |
| (J. Clifford Rogillio)IV:132           | The Common Fund Doctrine Held            |
|  | Inapplicable to Longshoreman-            |
| LONGSHORE AND HARBOR                   | Initiated Actions under the              |
| WORKERS' COMPENSATION ACT              | LHWCA—Bloomer v. Liberty                 |
| Assignment under 933(b) Precludes      | Mutual Insurance Co.                     |
| Longshoreman from Pursuing             | Note (Bonnie O'Niell Brethé) V:271       |
| Third-Party Claim— <i>Rodriguez v.</i> | The Content of the Negligence Action     |
| Compass Shipping.                      | by Longshoremen Against                  |
| Note (Phyllis Brasher)VI:96            | Shipowners under the 1972                |
| Assumption of the Risk by Any Other    | Amendments to the                        |
| Name, Improperly Stowed                | Longshoremen's and Harbor                |
| Cargo and the Vessel's Duty to         | Workers' Compensation Act.               |
| Warn: Derr v. Kawasaki Kisen.          | James A. GeorgeII:15                     |
|  | Does Sieracki Still Rule the Seas?:      |
| Note (James B. Abston)                 | Coats v. Penrod Drilling Corp.           |
| At Work on Islands in a Sea of         | Note                                     |
| Inconsistencies—Fixed-Rig              | (Michelle M. O'Daniels)17:101            |
| Workers under the LHWCA:               | Expanding the Scope of "Navigable        |
| Munguia v. Chevron U.S.A., Inc.        | Waters" Under the LHWCA:                 |
| Note (James E. Nelson)                 | Kollias v. D & G Marine                  |
| The AVCO Exception to the Well-        | Maintenance.                             |
| Pleaded Complaint Doctrine as          | Note (Aimee P. Kullman)19:189            |
| Applied to the LHWCA: Aaron v.         | Falling In and Out of Coverage:          |
| National Union Fire Ins. Co.           | Jurisprudential Legislating              |
| Note                                   | Eviscerates the Status Requirement       |
| (Richard Hartshorn Langan II) 16:235   | of the Longshore and Harbor              |
| Awards and Conflicts of Interest under | Workers' Compensation Act.               |
| Section 933 of the Longshoremen        | George R. Alvey, Jr. and                 |
| and Harbor Workers' Compensation       | John O. Pieksen, Jr19:227                |
| Act: The Longshoreman Bandied          | A First Shot at Determining the "Retail  |
| About Again.                           | Outlet" Exclusion: The Ninth             |
| Comment (F. Nash Bilisoly) III:265     | Circuit Holds that a Tourist             |
| Breaking Down the Boundaries of        | Photographer at Pearl Harbor Is          |
| Seaman Status: Southwest               | Excluded from the Longshore and          |
| Marine, Inc. v. Gizoni.                | Harbor Workers' Compensation Act         |
| Note (Lisa S. Zamaludin)               | in Peru v. Sharpshooter Spectrum         |
| Charting the Chaotic Offshore Waters:  | Venture. L.L.C.                          |
| The Validity of Contractual            | Note (Lindsay A. Sakal)32:657            |
| Indemnity Provisions Pertaining to     | Harboring Doubt: How Will the Fifth      |
| Injuries Sustained Offshore.           | Circuit Apply Stewart v. Dutra           |
| Comment (Larissa Sanchez) 31:177       | Construction Co.?                        |
| Clearing Up the Confusion with the     | Carl J. Barbier and Clay J. Garside 31:1 |
| Application of Section 910(f) of the   | Heads You Win, Tails I Lose: Eagle-      |
| LHWCA: Phillips v. Marine              | Picher Industries, Inc. v. United        |
| Concrete Structures, Inc.              | States.                                  |
| Note (Neil Levine)                     | Note (Brent P. Abadie) 12:373            |
| Close-Hauling Toward Simplified        | Interaction of the Aggravation Rule      |
| Eligibility Under the Longshore and    | and the Credit Doctrine under the        |
| Harbor Workers' Compensation           | Longshoremen's and                       |
| Action or Judicial Clarification To    | Harborworkers' Compensation Act:         |
|  |  |

| Strachan Shipping Co. v. Nash.       | Workers' Compensation Act.           |
|--------------------------------------|--------------------------------------|
| Note (Alexander N. Beard) 12:199     | J. Dwight LeBlanc, JrII/1:1          |
| The Jones Act Seaman—An              | The Return of Section 905(b) Vessel  |
| Endangered Species: Pizzitolo v.     | Negligence Claims to the Realm of    |
| Electro-Coal Transfer Corp.          | Traditional Maritime Torts:          |
| Note (Gerald M. Baca) 12:385         | Richendollar v. Diamond M            |
| Jurisdiction in Section 905(b)       | Drilling Co., Inc.                   |
| Actions—Wrong Test Doomed to         | Note (Roy A. Perrin, III)12:405      |
| Wrong Results.                       | The Seaman Status Situation:         |
| Comment (Brent P. Abadie) 13:121     | Historical Perspectives and Modern   |
| The LHWCA Situs Requirement—         | Movements in the U.S. Remedial       |
| Adjoining Area Construed Broadly     | Regime.                              |
| in Keeping with the Remedial         | Comment                              |
| Purpose of the Act— <i>Texports</i>  | (Shailendra U. Kulkarni)31:121       |
| Stevedore Co. v. Winchester.         | Section 905(b) Liability of Owner-   |
| Note (Stephen P. Hall)VI:118         | Stevedores.                          |
| Longshoremen's Actions under the     | Comment                              |
| 1972 Amendments: An Alternative      | (Andrew P. Burnside)VIII:347         |
| to Cox and Canizzo—Cox v. Flota      | Section 905(b) and a Standard of     |
| Merchante Grancolombiana;            | Negligence: Cosmos or Chaos?         |
| Canizzo v. Farrell Lines, Inc.       | Comment                              |
| Note (Henry A. Orphys)IV:174         | (Steven E. Goldman)IV:305            |
| Longshoremen's Negligence Actions    | Shipowner Liability for Improperly   |
| Against Shipowners after the 1972    | Stowed Cargo: Federal Courts at      |
| Amendments to the                    | Sea on the Standard of Care Owed     |
| Longshoremen's and Harbor            | to Off-Loading Longshoremen.         |
| Workers' Compensation Act: An        | Russell R. Williams17:185            |
| End to Circular Liability?—          | Showdown in the Fifth Circuit:       |
| Edmonds v. Compagnie Generale        | Legros v. Panther Services Group,    |
| Transatlantique.                     | Inc.                                 |
| Note (Marshall G. Weaver) IV:341     | Note (Kenneth J. Riemer)13:341       |
| Moving Cargo Between Ship and        | The Sieracki-Ryan Construct          |
| Land Transportation Held to be       | Continues to Rule from the           |
| Maritime Employment— <i>P.C.</i>     | Grave—Aparicio v. Swan Lake.         |
| Pfeiffer Co. v. Ford.                | Note (Debra F. Gambrill)VI:302       |
| Note (Bett Gibson Fernandez)V:97     | The "Something More" Requirement     |
| Narrowing the Scope of "Maritime     | under Section 5(b) of the Longshore  |
| Employment" under the LHWCA:         | Act: Singleton v. Guangzhou Ocean    |
| Herb's Welding, Inc. v. Gray.        | Shipping Co.                         |
| Note (J. Michael Nussbaum) X:311     | Note (Jay W. Eng)21:205              |
| Negligence Actions by Longshoremen   | The Special Fund under the Longshore |
| Against Shipowners under Section     | and Harbor Workers' Compensation     |
| 905(b) of the Longshoremen's and     | Act.                                 |
| Harbor Workers' Compensation         | Stuart Housel SmithXI:71             |
| Act.                                 | Special Fund Relief under the        |
| David W. Robertson III:1             | Longshore Act—The Manifest           |
| Personal Injury, Recent Developments | Requirement.                         |
| in Maritime Law.                     | Hon. Thomas Schneider13:51           |
| Douglas M. Muller and                | A Standard of Negligence for         |
| Julius H. Hines22:513                | Shipowner Liability under Section    |
| Possible Credit Defenses under the   | 905(b)—Espinosa v. United States     |
| 1972 Amendments to the               | Lines, Inc.                          |
| Longshoremen's and Harbor            | Note (Stephen Goldman)III:325        |

| Surviving Preemption: State                                  | Indemnity on the Outer Continental   |
|--|--|
| Remedies and the LHWCA:                                      | Shelf—A Practical Primer.  |
| Stevedoring Services of America v.                           | Julia M. Adams and   |
| Eggert.  | Karen K. Milhollin27:43  |
| Note (Michael J. Wray)21:229                                 | Mixed Oil and Gas Contracts  |
| Time and Voyage Charterer Liability                          | Performed on Navigable Waters—   |
| under Section 905(b) of the                                  | Maritime or Nonmaritime?   |
| Longshore and Harbor Workers'                                | Confusion Reigns   |
| Compensation Act: A Sensible                                 | in State Territorial Waters: Davis   |
| Solution has a Ghost of a Chance.                            | & Sons, Inc. v. Gulf Oil Corp.   |
| Douglas J. Ende14:239  | Note (Paul R. Brierre)16:389   |
| Valladolid v. Pacific Operations                             | Offshore Update—Five Years after   |
| Offshore, LLP: The Ninth Circuit                             | Passage: Contractual Indemnity,  |
| Finds No Situs-of-Injury                                     | Defense and Insurance under the  |
| Requirement for Workers'                                     | Louisiana Oilfield Indemnity Act.  |
| Compensation Claims Under the                                | Diogenis C. PanagiotisX:203  |
| Outer Continental Shelf Lands Act.                           | Statutory and Contractual  |
| Note (Alex Plaum)35:617                                      | Indemnification and Forum  |
| A Vessel or Not a Vessel—That is the                         | Selection, Including   |
| Question: The Definition of the                              | the Oil Patch.   |
| Term "Vessel" under the Longshore                            | Edward S. Johnson and  |
| and Harbor Workers' Compensation                             | Cindy T. Matherne24:85   |
| Act.   | Circly 1. Manieric   |
| Comment (John T. Lozier) 20:139                              | MAINTENANCE AND CURE   |
| Washington Metropolitan Area Transit                         |  |
| Authority v. Johnson: The Sudden                             | AIDS and the Doctrine of   |
| Rise and Rapid Fall of General                               | Maintenance and Cure.  |
| Contractor Tort Immunity under the                           | Comment  |
| LHWCA.   | (Jon Byron Coats, Jr.)24:283   |
| Richard J. ArsenaultIX:19                                    | Ain't No Money in the Cure:  |
| Richard J. Arschauft17                                       | Arbitration Trumps Solicitude  |
| I OTHER WAY ON EACH  | When Enforcing Postinjury  |
| LOUISIANA OILFIELD   | Arbitration of Seamen's Personal   |
| INDEMNITY ACT  | Injury Claims.   |
| Charting the Chaotic Offshore Waters:                        | Comment (Matthew K. Maruca)33:229  |
| The Validity of Contractual                                  | Around the world on Eight Dollars a  |
| Indemnity Provisions Pertaining to                           | Day: The Binding Effect of   |
| Injuries Sustained Offshore.                                 | Maintenance Rate Provisions in   |
| Comment (Larissa Sanchez) 31:177                             | Collective Bargaining Agreements.  |
| Classifying Primary Obligations in                           | Comment (E. Jane Rolling)18:317  |
| Mixed Maritime Contracts:                                    | Base Wages May Now be Just the Tip   |
| Thurmond v. Delta Well Surveyors.                            | of the Maintenance and Cure  |
| Note (Michael D. Sledge)13:225                               | Iceberg—The Eleventh Circuit   |
| Federal Courts Put Uniformity to                             | Recognizes an Injured Seaman's   |
| Sleep on the Shelf: <i>Knapp v.</i>                          | Projected Gratuities as Part of the  |
| Chevron, U.S.A., Inc.  | Unearned Wages Calculation:  |
| Note (Henry D. Olinde)XI:329                                 | Flores v. Carnival Cruise Lines.   |
| The Fifth Circuit Passes the Buck:                           |  |
|  | Note (Tondra Jo Phillips)20:189  |
| Whether Maritime Law or OCSLA                                | Note (Tondra Jo Phillips)20:189<br>Bound To Arbitrate: The Fifth Circuit   |
| Whether Maritime Law or OCSLA Applies to Contracts Involving | Bound To Arbitrate: The Fifth Circuit  |
| Applies to Contracts Involving                               | Bound To Arbitrate: The Fifth Circuit<br>Considers an Arbitration Agreement  |
| Applies to Contracts Involving Drilling Platforms on the     | Bound To Arbitrate: The Fifth Circuit<br>Considers an Arbitration Agreement<br>in a Settlement for Maintenance and |
| Applies to Contracts Involving                               | Bound To Arbitrate: The Fifth Circuit<br>Considers an Arbitration Agreement  |

| Enforcing a Seaman's Right to         | OCS Indemnity Contracts: State Law    |
|---------------------------------------|---------------------------------------|
| Medical Care After Atlantic           | or Maritime Law?—Grand Isle           |
| Sounding v. Townsend.                 | Shipyard v. Seacor Marine, LLC.       |
| Rod Sullivan34:1                      | David W. Robertson35:467              |
| Maintenance and Cure: The Courts as   | Opting Out of Admiralty Law?:         |
| Thy Brother's Keeper: Barnes v.       | Uniformity vs. Freedom of Contract    |
| Andover Co.                           | in the Selection of State Choice of   |
| Note (Richard Brett Kelly)16:225      | Law.                                  |
| Personal Injury, Recent Developments  | Jason R. Harris34:167                 |
| in Maritime Law.                      | Splitting the Difference: Reassessing |
| Douglas M. Muller and                 | Bisso in Light of Sander v.           |
| Julius H. Hines22:513                 | Alexander Richardson Investments.     |
| Punitive Damages for Maintenance      | Note (Benjamin Brown)29:489           |
| and Cure: Is It How Much You Pay      | Take a Bow: Is It Time for the        |
| or How You Pay It—Harper v.           | Preliminary Contract Doctrine To      |
| Zapata Off-Shore Co.                  | Make Its Exit?                        |
| Note (Michael Reese Davis) X:103      | Comment (Ryan C. Davis)35:219         |
| Questioning the Use of a Declaratory  | Common (rejum C. Buvio) illiminisci.  |
| Judgment in a Maintenance and         | MARITIME ADMINISTRATION               |
| Cure Action: Rowan Companies v.       |                                       |
| Griffin.                              | Standing Before the Maritime          |
| Note (Ashley E. Rea)15:159            | Administration: The Protests of       |
| Seamen's Injuries, Recent             | "Unsuitable" Vessels—American         |
| Developments in Maritime Law.         | Trading Transp. Co. v. United         |
| Edward J. Powers21:529                | States.                               |
| Strict Enforcement of Collectively    | Note (Richard W. Westling)XI:341      |
| Bargained Maintenance Rates:          |                                       |
| Gardiner v. Sea-Land Service, Inc.    | MCCARRAN-FERGUSON ACT                 |
| Note (Flynn Jennings)XI:311           | The Enforceability of Arbitration     |
| Wrongful Denial of Maintenance and    | Clauses in Marine Insurance           |
| Cure: Opening the Damages             | Contracts: The Conflict Between       |
| Floodgate.                            | the Arbitration Convention and the    |
| Comment                               | McCarran- Ferguson Act.               |
| (Julie R. Wohlgemuth)18:109           | Kathleen B. Carr18:71                 |
| (June R. Womgemum)10.109              | Three's a Crowd: The Unhappy          |
| MADINE CONTRACTS                      | Interplay Among the New York          |
| MARINE CONTRACTS                      | Convention, FAA and McCarran-         |
| Charting the Chaotic Offshore Waters: | Ferguson Act.                         |
| The Validity of Contractual           | Comment                               |
| Indemnity Provisions Pertaining to    | (Zachary M. VanVactor)36:313          |
| Injuries Sustained Offshore.          | ( ,                                   |
| Comment (Larissa Sanchez) 31:177      | MEDIATION                             |
| The Contemporary Contours of          |                                       |
| Admiralty Jurisdiction.               | The Increasing Role of Mediation in   |
| David J. Bederman and                 | Resolving Shipping Disputes.          |
| John E. Wierwille31:291               | Charles L. Measter and                |
| Maritime Madness: Rule B,             | Peter Skoufalos26:515                 |
| Electronic Funds Transfers,           |                                       |
| Maritime Contracts, and the           | MEMORIAM                              |
| Explosion of Admiralty Litigation     | Lord Brandon of Oakbrook, MC, PC:     |
| in the Southern District of New       | An Appreciation.                      |
| York.                                 | David Steel, Justice24:i              |
| Comment (Ian F. Taylor) 34:211        | ·                                     |

| MORTGAGES, SHIP MORTGAGES,   | In re Needham: The Fifth Circuit                                |
|--|---|
| AND THE SHIP MORTGAGE ACT  | Expands Federal Jurisdiction Under                              |
| Current Developments in the  | the Oil Pollution Act.  |
| American Law of Maritime Liens   | Note (Patrick Spicknall)29:161                                  |
| and Mortgages.   | The International Liability and                                 |
| Charles S. Haight, JrIX:1  | Compensation Regime for Oil                                     |
| Plugging the Leaks in the Ship   | Pollution from Ships—International                              |
| Mortgage Act: Nate Leasing Co. v.                                      | Solutions for a Global Problem.                                 |
| Wiggins.   | Måns Jacobsson32:1  |
| Note (Gilbert L. Fontenot)16:213                                       | International Measures To Protect Oil Platforms, Pipelines, and |
| OIL POLLUTION  | Submarine Cables from Attack. Stuart Kaye31:377                 |
| Allisions in the Artificial Archipelago:                               |   |
| Economic Damages and Offshore  | Liability, Compensation, and Financial                          |
| Oilmen in the Oil and Gas Circuit.                                     | Responsibility Under the Oil                                    |
| Comment (Bryant E. Gardner) 24:299                                     | Pollution Act of 1990: A Review of the First Decade.            |
| Bringing It All Back Home: The Fifth                                   |   |
| and Second Circuits Allow  | Lawrence I. Kiern   |
| Domestic Prosecutions for Oil  | Liability, Compensation and Financial                           |
| Record Book Violations on  | Responsibility Under the Oil                                    |
| Foreign-Flagged Vessels.   | Pollution Act of 1990: A Review of                              |
| Comment (Nicholas H. Berg) 34:253                                      | the Second Decade.  |
| The DEEPWATER HORIZON  | Lawrence I. Kiern36:1   |
| Disaster—Some Liability Issues.  | Liability of Third Parties for Oil Spill                        |
| Ruwantissa Abeyratne   | Cleanup Costs under the Federal                                 |
| The Double Hull Requirement of the                                     | Water Pollution Control Act and                                 |
| Oil Pollution Act of 1990: Does It                                     | under General Maritime Law.                                     |
| Constitute a Regulatory Taking?  | William M. DuncanX:25   |
| Comment (Criston Cicala)24:877   | Limiting Limitation: In re The                                  |
| The <i>Erika</i> Judgment—Environmental                                | Glacier Bay.  |
| Liability and Places of Refuge: A                                      | Note (Kathleen B. Carr)16:403                                   |
| Sea Change in Civil and Criminal                                       | The Maritime Compliance Program:                                |
| Responsibility that the Maritime                                       | Foghorn Protection for the                                      |
| Community Must Heed.   | Shipowner.  |
| Vincent J. Foley and Christopher R.                                    | Dennis L. Bryant, Esq24:591                                     |
| Nolan33:41   | Monitoring Costs under the Oil                                  |
|  | Pollution Act of 1990: A Blank                                  |
| European Union Legal Measures in                                       | Check for the Coast Guard?                                      |
| Response to the Oil Pollution of the Sea.                              | Sergio J. Alarcon and   |
|  | Flynn M. Jennings21:419   |
| Malgorzata Anna Nesterowicz29:29 The Fifth Circuit Finds that Criminal | Natural Resource Damages Under                                  |
| Sanctions for a Falsified Oil Record                                   | CERCLA and OPA: Some Basics                                     |
|  | for Maritime Operators.   |
| Book Are Consistent with   | J. T. Smith II18:1  |
| International Law in <i>United States</i>                              | The Oil Pollution Act of 1990.                                  |
| v. JHO.  | Antonio J. Rodriguez and Paul                                   |
| Note (Roy H. Sparks)   | A.C. Jaffe15:1  |
| The Flow of Authority To Stop the                                      | Oil, Money, and the Environment:                                |
| Flow of Oil: Clean Water Act   | Punitive Damages Under Due                                      |
| Section 311(c) Removal Authority                                       | Process, Preemption, and Maritime                               |
| and the BP/DEEPWATER   | Law in the Wake of the EXXON                                    |
| HORIZON Oil Spill.   | VALDEZ Litigation.  |
| Frederick J. Kenney, Jr., and  | Comment (Brandon T. Morris)33:165                               |
| Maliaga A Hamann 26:240  |   |

| Oil Pollution Act of 1990's Double    | Need To Reconvene.                    |
|---------------------------------------|---------------------------------------|
| Hull Requirement Collides with the    | Comment (S. Eric Lee)35:293           |
| Takings Clause: Maritrans v.          |                                       |
| United States.                        | OUTER CONTINENTAL SHELF               |
| Note (Paul Balanon)28:555             |                                       |
| Recent Developments in the Criminal   | Not Leaving the Issue on the Shelf:   |
| Enforcement of Maritime               | Applying Federal Immigration on       |
| Environmental Laws.                   | the Outer Continental Shelf.          |
| David G. Dickman24:1                  | Comment                               |
| Recovery for Economic Loss under      | (Michael Raudebaugh)35:345            |
| Robins Dry Dock and the Oil           | OCS Indemnity Contracts: State Law    |
| Pollution Act of 1990: Sekco          | or Maritime Law?—Grand Isle           |
| Energy, Inc. v. M/V Margaret          | Shipyard v. Seacor Marine, LLC.       |
| Chouest.                              | David W. Robertson35:467              |
| Note (Cameron H. Totten)18:167        | Valladolid v. Pacific Operations      |
| Red Sky at Morning: The Horizon for   | Offshore, LLP: The Ninth Circuit      |
| Corporations, Crew Members, and       | Finds No Situs-of-Injury              |
| Corporate Officers as the United      | Requirement for Workers'              |
| States Continues Aggressive           | Compensation Claims Under the         |
| Criminal Prosecution of               | Outer Continental Shelf Lands Act.    |
| International Pollution from Ships.   | Note (Alex Plaum)35:617               |
| Comment (Andrew Homer)32:149          |                                       |
| Shipowner Liability Arising from      | OUTER CONTINENTAL SHELF               |
| Violations of Statutory Work-Hour     | LANDS ACT                             |
| Limits.                               | A Broad Overview of the Outer         |
| Comment (Robert D. Tracy) 22:635      | Continental Shelf Lands Act           |
| State Authority Under the Oil         | Amendments of 1978.                   |
| Pollution Act of 1990: Federalist     | Comment                               |
| Elixir, or Should the Supreme Court   | (Stanhope B. Denegre)IV:108           |
| Sink <i>Intertanko v. Locke</i> ?     | Charting the Chaotic Offshore Waters: |
| Comment (Daniel G. Rauh) 24:323       | The Validity of Contractual           |
| To Be an "Incident" or Not an         | Indemnity Provisions Pertaining to    |
| "Incident," That Is the Question      | Injuries Sustained Offshore.          |
| Under the Oil Pollution Act of        | Comment (Larissa Sanchez)31:177       |
| 1990: Gatlin Oil Co. v. United        | Coast Guard Preemption of             |
| States Revisited.                     | Occupational Safety and Health        |
| Note (Timothy Semenoro) 24:955        | Administration Regulatory             |
| United States v. Locke: After a Rough | Authority on the Outer Continental    |
| Passage, Intertanko Crosses the Bar   | Shelf—Marshall v. Nichols.            |
| of State Regulation to Reach the      | Note (Bryan Pedeaux)V:288             |
| Safe Harbor of Preemption.            | Defining "Operation" for Jurisdiction |
| Note (Michael F. Vitt)25:573          | Pursuant to the Outer Continental     |
| United States v. Massachusetts:       | Shelf Lands Act: EP Operating         |
| Federal Preemption of State Oil       | Ltd. Partnership v. Placid Oil Co.    |
| Spill Statutes.                       | Note (Vincent J. Foley)19:165         |
| Note (Michael D. Driscoll)32:607      | Does the Jones Act Apply to Offshore  |
| Vetting Clauses.                      | Alternative Energy Projects?          |
| David W. Martowski26:123              | Constantine G. Papavizas and          |
| Waning Conventions: Remedying         | Gerald A. Morrissey III34:377         |
| Natural Resource Damages Caused       | Drilling Through the Muddied Waters   |
| by Vessel-Source Oil Pollution        | on the Outer Continental Shelf: An    |
| Under the Existing Regimes and the    | Examination of the Fifth Circuit's    |
| Origor the Existing Regimes and the   | Recent Decision in <i>Demette v.</i>  |
|                                       | Falcon Drilling Co.                   |
|                                       |                                       |

| Note  | (Dahamas) Itd                             |
|---|---|
|   | (Bahamas), Ltd                            |
| (E. Stewart Spielman)26:683   | Note (Nicholas A. Machen)36:839           |
| The Fifth Circuit Passes the Buck:                                  | Blackjack or Bust: Personal Injury        |
| Whether Maritime Law or OCSLA                                       | Suits on Riverboat Casinos.               |
| Applies to Contracts Involving                                      | Comment (Brian P. Brancato) 19:133        |
| Drilling Platforms on the   | Breaking Down the Boundaries of           |
| Outer Continental Shelf?:   | Seaman Status: Southwest                  |
| Smith v. Penrod Drilling Corp.                                      | Marine, Inc. v. Gizoni.                   |
| Note (David Gray Douglas) 17:89                                     | Note (Lisa S. Zamaludin)17:127            |
| Indemnity on the Outer Continental                                  | Causation Issues in FELA and Jones        |
| Shelf—A Practical Primer.   | Act Cases in the Wake of <i>McBride</i> . |
| Julia M. Adams and  | David W. Robertson36:397                  |
| Karen K. Milhollin27:43   | Charting the Chaotic Offshore Waters:     |
| Mixed Oil and Gas Contracts   | The Validity of Contractual               |
| Performed on Navigable Waters—                                      | Indemnity Provisions Pertaining to        |
| Maritime or Nonmaritime?  | Injuries Sustained Offshore.              |
| Confusion Reigns  | Comment (Larissa Sanchez)31:177           |
| in State Territorial Waters: Davis                                  | Close-Hauling Toward Simplified           |
| & Sons, Inc. v. Gulf Oil Corp.                                      | Eligibility Under the Longshore and       |
| Note (Paul R. Brierre)16:389  | Harbor Workers' Compensation              |
| Not Leaving the Issue on the Shelf:                                 | Act: A Proposal for Congressional         |
| Applying Federal Immigration on                                     | Action or Judicial Clarification To       |
| the Outer Continental Shelf.  | Rectify Persistant Ambiguity,             |
| Comment   | Nicole J. Dulude and                      |
| (Michael Raudebaugh) 35:345   | Todd Greenwood35:45                       |
| The Outer Continental Shelf Lands                                   | Compulsory River Pilots Granted           |
| Act: Vesting State Courts with                                      | Jones Act Seaman Status—                  |
| Concurrent Jurisdiction— <i>Gulf</i>                                | Sounding Status                           |
| Offshore Co. v. Mobil Oil Corp.                                     | the Death Knell of the "Fleet             |
| Note (Meredith L. Hathorn)VI:327                                    | Doctrine": Evans v. United Arab           |
| Valladolid v. Pacific Operations                                    | Shipping Company.                         |
| Offshore, LLP: The Ninth Circuit                                    | Note (Katie Smith Matison) 16:421         |
| Finds No Situs-of-Injury  | Damages Available in Personal Injury      |
| Requirement for Workers'  | Claims After <i>Miles, Yamaha, and</i>    |
|   | Amtrak.                                   |
| Compensation Claims Under the<br>Outer Continental Shelf Lands Act. | Donald C. Radcliff23:383                  |
|   |   |
| Note (Alex Plaum)35:617   | Does Sieracki Still Rule the Seas?:       |
|   | Coats v. Penrod Drilling Corp.            |
| PERSONAL INJURIES   | Note                                      |
| AIDS, the American Seaman, and the                                  | (Michelle M. O'Daniels)17:101             |
| Law of Personal Injury.   | Elimination of Loss of Society            |
| Judith A. Mellman13:101   | Damages in General Maritime Law:          |
| Ain't No Money in the Cure:   | Cater v. Placid Oil Co.                   |
| Arbitration Trumps Solicitude                                       | Note (Alberta L. Adams)16:377             |
| When Enforcing Postinjury   | The Elimination of Punitive Damages       |
| Arbitration of Seamen's Personal                                    | for Seamen: How Far Does <i>Miles</i>     |
| Injury Claims.  | Reach?                                    |
| Comment (Matthew K. Maruca) 33:229                                  | Comment                                   |
| Balancing Bargaining Power: The                                     | (William J. Pallas)18:89                  |
| Eleventh Circuit Overreaches To                                     | Foreign Seamen, Personal Injury, and      |
| Destroy the Public Policy Defense                                   | Products Liability: Two Forum             |
| at the Initial Enforcement Stage of                                 | Non Conveniens Tests—Ali v.               |
| Arbitration in <i>Lindo v. NCL</i>                                  |   |
|   |   |

## 2012] TITLE BY SUBJECT INDEX

| Offel oue Co  | A Overstand Survey of Demosted    |
|---|-----------------------------------|
| Offshore Co.  | A Quantum Survey of Reported      |
| Note (Anne L. Lewis)X:295<br>Forum-Selection Clauses and Seaman | Admiralty Personal Injury Awards. |
|   | (Jeffery Breit)                   |
| Personal Injury: A Modern                                       | Admiralty Personal Injury Awards. |
| Analytical Framework with                                       | (Jeffery Breit)III:103            |
| International Emphasis.   | A Quantum Survey of Reported      |
| Comment   | Admiralty Personal Injury Awards. |
| (Ryan Kelly McLemore)   | (Jeffery Breit)IV:185             |
| In re Amtrak: The Eleventh                                      | A Quantum Survey of Reported      |
| Circuit's Leash on <i>Yamaha</i> .                              | Admiralty Personal Injury Awards. |
| Note (Christopher B. Daniels)22:303                             | (Camilo K. Salas, III)V:127       |
| An Introduction to Personal Injury and                          | A Quantum Survey of Reported      |
| Death Claims in the People's                                    | Admiralty Personal Injury Awards. |
| Republic of China.  | (Russel M. Olson)VI:135           |
| Robert Force and Xia Chen 15:245                                | A Quantum Survey of Reported      |
| Introduction: A Seaman's Personal                               | Admiralty Personal Injury Awards. |
| Injury Action—Some Practical                                    | (Joseph R. Ballard)VII:171        |
| Points.   | A Quantum Survey of Reported      |
| J. Dwight LeBlanc, J. Francois                                  | Admiralty Personal Injury Awards. |
| Allain, and Michael J. Mestayer IV:17                           | (Laurence R. DeBuys, IV)VIII:199  |
| Malpractice on the Love Boat:                                   | A Quantum Survey of Reported      |
| Barbetta v. S/S Bermuda Star.                                   | Admiralty Personal Injury Awards. |
| Note (Michael J. Compagno)14:381                                | (M. Walker Baus)IX:153            |
| Medicine on the Seas.   | A Quantum Survey of Reported      |
| Robert D. Peltz and   | Admiralty Personal Injury Awards. |
| Vincent J. Warger27:425   | (Michael Reese Davis)X:157        |
| New Cargo from Old Ports: Recent                                | A Quantum Survey of Reported      |
| Significant Maritime Personal                                   | Admiralty Personal Injury Awards. |
| Injury Cases.   | (Sanford E. Warren, Jr.)XI:179    |
| Alvin B. Rubin and  | A Quantum Survey of Reported      |
| David P. KingVIII:1   | Admiralty Personal Injury Awards. |
| No Recovery for Medical Monitoring                              | (Mary Gaylene Cole)12:245         |
| Costs in Personal Injury Claims—                                | A Quantum Survey of Reported      |
| In re Marine Asbestos Cases.                                    | Admiralty Personal Injury Awards. |
| Note (Shannon E. Hoff)26:675                                    | (Steven H. Shapiro)13:237         |
| Not Too "Latent" a Discovery: The                               | A Quantum Survey of Reported      |
| Diagnosis of an Oil Rig Worker's                                | Admiralty Personal Injury Awards. |
| Lung Disease Satisfies the                                      | (Steven M. Stastny)15:319         |
| Discovery Rule in <i>Pretus v.</i>                              | A Quantum Survey of Reported      |
| Diamond Offshore Drilling, Inc.                                 | Admiralty Personal Injury Awards. |
| Note (Christopher M. Douse)34:607                               | (David Gray Douglas and           |
| Personal Injury, Recent Developments                            | Valeria St. Vicina)17:377         |
| in Maritime Law.  | A Quantum Survey of Reported      |
| Douglas M. Muller and   | Admiralty Personal Injury Awards. |
| Julius H. Hines22:513   | (Robert S. Green, Mark S. Rubin,  |
| Post-Calhoun Remedies for Death and                             | and Thomas H. Van Horn)19:529     |
| Injury in Maritime Cases:                                       | A Quantum Survey of Reported      |
| Uniformity, Whither Goest Thou?                                 | Admiralty Personal Injury Awards. |
| Robert Force21:7  | (Jeffrey B. Carra and             |
| A Quantum Study of Awards for                                   | Amelia Sweetland)21:645           |
| Maritime Related Personal Injuries.                             | A Quantum Survey of Reported      |
| (Dawn Barrios) II/1:59  | Admiralty Personal Injury Awards. |

| (Kimberly A. Gershon and                | Infliction of Emotional Distress.      |
|---|--|
| Barbara L. Ristow)23:609                | Note (Jarrod Rainey)35:633             |
| A Quantum Survey of Reported            | Standard of Care in Jones Act          |
| Admiralty Personal Injury Awards.       | Negligence Cases—From Slight to        |
| (Jennifer L. North and                  | Ordinary Care: Gautreaux v.            |
| Michael F. Vitt)25:595                  | Scurlock Marine, Inc.                  |
| A Quantum Survey of Reported            | Note (Ronald K. Schuster)22:315        |
| Admiralty Personal Injury Awards.       | A Statutory Frolic of Its Own? A       |
| (Wiley Richmond Beevers)27:671          | Divided Fourth Circuit Calms the       |
| A Quantum Survey of Reported            | Seas of the Suits in Admiralty Act     |
| Admiralty Personal Injury Awards.       | Discretionary Function Exception       |
| (Matthew Guy)29:511                     | Circuit Split.                         |
| A Quantum Survey of Reported            | Note (Ryan M. McCabe)30:457            |
| Admiralty Personal Injury Awards.       | Strict Liability or Negligence: What   |
| (Arjya B. Majumdar and                  | Standard of Care Applies When          |
| Ryan M. McCabe)31:697                   | Crewmembers Assault Passengers         |
| A Quantum Survey of Admiralty           | on Cruise Ships?                       |
| Personal Injury Awards.                 | Comment (Philip H. Budwick) 19:353     |
| (Blair Brogan, Nicholas H. Berg,        | Time Charters, The New York            |
| and Jonathan A. Hirsh)                  | Produce Exchange Form, and             |
| A Quantum Survey of Admiralty           | Personal Injury Liability.             |
| Personal Injury Awards.                 | Comment                                |
| Michael B. Pemberton,                   | (Edward C. Hammond)                    |
| Mark DiCicco and                        | Tort Reform by the Judiciary:          |
| Jonathan Segarra35:671                  | Developments in the Law of             |
| The Relationship, If Any, Between       | Maritime Personal Injury and Death     |
| Misrepresentation and the Reinjury:     | Damages.                               |
| The Fifth Circuit Suggests That         | Robert Force23:351                     |
| Willful Concealment of a                | Towing the Line on Damages for         |
| Preexisting Medical Condition May       | Purely Emotional Injuries              |
| Constitute Contributory Negligence      | Cognizable under the Jones Act:        |
| in Johnson v. Cenac Towing, Inc.        | Plaisance v. Texaco, Inc.              |
| Comment (Mahsa Soheil)                  | Note (William R. Coats)17:331          |
| "Seaman" Status and the Jones Act:      | United States Admiralty Law as an      |
| Bach v. Trident Steamship Co.           | Enclave of Federal Common Law.         |
| Note                                    | William H. Theis23:73                  |
| (Julie R. Wohlgemuth)17:115             | Vessel Owner's Personal Liability for  |
| Seamen's Injuries, Recent               | Injuries Sustained by Third Parties    |
| Developments in Maritime Law.           | while under Demise Charter:            |
| Edward J. Powers21:529                  | Strict Liability after <i>Baker v.</i> |
| Shipowner Liability Arising from        | Raymond International, Inc.            |
| Violations of Statutory Work-Hour       | Comment                                |
| Limits.                                 | (Melanee A. Gaudin)VIII:121            |
| Comment (Robert D. Tracy) 22:635        | Wrongful Denial of Maintenance and     |
| Shipyard Workers and Asbestos Tort      | Cure: Opening the Damages              |
| Claims: The Supreme Court's Post-       | Floodgate.                             |
| Grubart Silence Creates                 | Comment                                |
| Jurisdictional Uncertainty.             | (Julie R. Wohlgemuth)18:109            |
| Comment (Owen Blood)33:313              | Valladolid v. Pacific Operations       |
| Stacy v. Rederiet Otto Danielsen, A.S.: | Offshore, LLP: The Ninth Circuit       |
| The Ninth Circuit Exposes the           | Finds No Situs-of-Injury               |
| Overinclusive Consequences of the       | Requirement for Workers'               |
| Zone of Danger Test for Negligent       | Compensation Claims Under the          |
|   | F                                      |

| Outer Continental Shelf Lands Act.  | Pirates.  |
|---|---|
| Note (Alex Plaum)35:617   | Dana M. Parsons35:153   |
|   | Protection Afforded to Captured   |
| PILOTAGE  | Pirates Under the Law of War and  |
| A Comparison of Louisiana's   | International Law.  |
| Regulation of State-Commissioned  | Michael H. Passman33:1  |
| Pilotage with That of Other   | To Incorporate or Not to Incorporate;   |
| Maritime States.  | That is the Question: $B \& F$  |
| Comment (Matthew A. Lynch)29:81   | Trawlers, Inc. v. United States.  |
| The Fifth Circuit Contracts the   | Note (Elton A. Foster)14:175  |
| Compulsory Pilot Defense and  | United States v. Suerte: The Fifth  |
| Expands the Vessel Master's Duty  | Circuit Fails to Address  |
| to Monitor Compulsory Pilots:   | International Law Principles in   |
| Avondale Industries v. International  | Examining Due Process Concerns  |
| Marine Carriers.  | Raised Under the Extraterritorial   |
| Note (Dana M. Shelton)19/1:485  | Application of the Maritime Drug  |
| The Problematic Nature of   | Law   |
| Contribution Actions for In   | Enforcement Act.  |
| Personam Defendants in Collision  | Note (Timothy M. Morrison)27:631  |
| or Allision Cases.  | Yacht Theft: Loss by Pirates or   |
| Comment (Brian Radcliffe)31:161   | Assailing Thieves?  |
| River Pilot, Marine Surveyor, and   | Lawrence C. DelayIV:277   |
| Third-Party Inspector Liability.  |   |
| Frederick B. Goldsmith26:463  | POLLUTION   |
|   | Allisions in the Artificial Archipelago:  |
| PIRATES AND THIEVES   | Economic Damages and Offshore   |
|   | Oilmen in the Oil and Gas Circuit.  |
| Compating Diels on the High See: An   |   |
| Combating Risk on the High Sea: An  |   |
| Analysis of the Effects of Modern   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic  |
| Analysis of the Effects of Modern Piratical Acts on the Marine  | Comment (Bryant E. Gardner)24:299<br>Canada's Oversight of Arctic                                       |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry.  | Comment (Bryant E. Gardner)24:299   |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment  | Comment (Bryant E. Gardner)24:299<br>Canada's Oversight of Arctic<br>Shipping: The Need for Reform.     |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)35:267   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| 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:                                    | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| 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 | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |
| Analysis of the Effects of Modern Piratical Acts on the Marine Insurance Industry. Comment (Christopher M. Douse)   | Comment (Bryant E. Gardner)24:299 Canada's Oversight of Arctic Shipping: The Need for Reform. Lee Clark |

| "I Immediately Regret This Decision":    | Robert Force and                      |
|--|---------------------------------------|
| The Sixth Circuit's                      | Jonathan Gutoff22:331                 |
| Misinterpretation of the PWSA.           | Limiting Limitation: In re The        |
| Note (Emily Lowder)36:829                | Glacier Bay.                          |
| In the Wake of the PRESTIGE              | Note (Kathleen B. Carr)16:403         |
| Disaster: Is an Earlier Phase-Out of     | The Maritime Compliance Program:      |
| Single-Hulled Oil Tankers the            | Foghorn Protection for the            |
| Answer?                                  | Shipowner.                            |
| Comment (Elizabeth Galiano) 28:113       | Dennis L. Bryant, Esq24:591           |
| Interaction of the Federal Water         | Monitoring Costs under the Oil        |
| Pollution Control Act with the           | Pollution Act of 1990: A Blank        |
| Limitation of Liability Act and the      | Check for the Coast Guard.            |
| General Maritime Law.                    | Sergio J. Alarcon and                 |
| Bonnie Garland GussVI:199                | Flynn M. Jennings21:419               |
| The International Liability and          | Natural Resource Damages under        |
| Compensation Regime for Oil              | CERCLA and OPA: Some Basics           |
| Pollution from Ships—International       | for Maritime Operators.               |
| Solutions for a Global Problem.          | J. T. Smith II                        |
| Måns Jacobsson 32:1                      | The Oil Pollution Act of 1990.        |
| International Measures To Protect Oil    | Antonio J. Rodriguez and Paul         |
| Platforms, Pipelines, and                | A.C. Jaffe15:1                        |
| Submarine Cables from Attack.            | Recent Developments in the Criminal   |
| Stuart Kaye31:377                        | Enforcement of Maritime               |
| Latest Developments in International     | Environmental Laws.                   |
| Maritime Environmental                   | David G. Dickman24:1                  |
| Regulation.                              | Recovery for Economic Loss under      |
| (Winter 2008)                            | Robins Dry Dock and the Oil           |
| Eric B. Rothenberg and                   | Pollution Act of 1990: Sekco          |
| Robert S. Nicksin 33:137                 | Energy, Inc. v. M/V Margaret          |
| Liability, Compensation, and Financial   | Chouest                               |
| Responsibility Under the Oil             | Note (Cameron H. Totten)18:167        |
| Pollution Act of 1990: A Review of       | Representing Corporate and Individual |
| the First Decade.                        | Clients in Criminal Prosecution for   |
| Lawrence I. Kiern24:481                  | Environmental Pollution: A Primer.    |
| Liability, Compensation, and Financial   | Lindsay A. Larson, III and            |
| Responsibility Under the Oil             | Jean Paul Picou Overton19:113         |
| Pollution Act of 1990: A Review of       | Rule B: Alive and Well in the Ninth   |
| the Second Decade.                       | Circuit—Polar Shipping, Ltd. v.       |
| Lawrence I. Kiern36:1                    | Oriental Shipping Corp.               |
| Liability of Charterers and Cargo        | Note (Pamela Marshall West) VII:159   |
| Owners for Pollution from Ships.         | Shipowner Liability Arising from      |
| Charles B. Anderson and                  | Violations of Statutory Work-Hour     |
| Colin de la Rue26:1                      | Limits.                               |
| Liability of Third Parties for Oil Spill | Comment (Robert D. Tracy)22:635       |
| Cleanup Costs under the Federal          | Slick Maneuvering: The Fifth Circuit  |
| Water Pollution Control Act and          | Finds Liability for Oil Pollution     |
| under General Maritime Law.              | Exists Outside the Federal Water      |
| William M. DuncanX:25                    | Pollution Control Act— <i>United</i>  |
| Limitation of Liability in Oil Pollution | States v. M/V Big Sam.                |
| Cases: In Search of Concursus or         | Note (Jon Schuyler Brooks) VIII:171   |
| Procedural Alternatives to               | Sovereign Immunity, Rule F, and the   |
| Concursus.                               | Oil Pollution Act of 1990: The        |
| Concursus.                               | Eleventh Circuit Attempts to Clear    |
|  | Licychia Chean i membro w Ciea        |

| the Waters in Bouchard  | Forgotten Fears Present Imminent                                     |
|---|--|
| Transportation Co. v. Updegraff.                                  | Threats to the Maritime Shipping                                     |
| Note (Daniel G. Rauh)23:541                                       | and Recreation Industries: The                                       |
| The Water Pollution Control Act and                               | Risk Posed by the Availability of                                    |
| the Wreck Act: Maritime Tort                                      | Sea Mines.   |
| Liability and Congressional Intent                                | Comment (Jason Reddish)29:125  |
| (if any).   | Tale of Two Ports: Is Consolidation                                  |
| Albert Tate, JrIX:197   | the Panacea for the Economic Ills of                                 |
| To Be an "Incident" or Not an                                     | the Louisiana Ports?   |
| "Incident," That Is the Question                                  | Comment (Mark R. Beebe) 13:309                                       |
| Under the Oil Pollution Act of                                    | Tan Hi and Containerized Cargo in the                                |
| 1990: Gatlin Oil Co. v. United                                    | Philippines.   |
| States Revisited.   | Randolph J. FriedmanXI:297   |
| Note (Timothy Semenoro)24:955                                     | •  |
|   | PRODUCTS LIABILITY   |
| PORT SECURITY   | Beware! Defective Appurtenances: A                                   |
| Cruising with Terrorism:  | Discussion of the "Substantial                                       |
| Jurisdictional Challenges to the                                  | Relationship" Requirement for  |
| Control of Terrorism in the Cruising                              | Invoking Admiralty Jurisdiction in                                   |
| Industry.   | the Products Liability Context.                                      |
| Comment (Aaron Buzawa) 32:181                                     | Comment  |
| Industry on Alert: Legal and                                      | (Donald Lance Cardwell)36:237  |
| Economic Ramifications of the                                     | The Citadel Survives a Naval   |
| Homeland Security Act on  | Bombardment: A Policy Analysis                                       |
| Maritime Commerce.  | of the Economic Loss Doctrine.                                       |
| Comment (K. Lamar Walters, III) 30:311                            | Steven R. Swanson  |
| Post-9/11 Security in a Post-WWII                                 | Just Another Variation on the <i>Miles</i>                           |
| World: The Question of  | Theme?: Gerdes v. G&H Towing   |
| Compatibility of Maritime Security                                | Co.  |
| Efforts with Trade Rules and                                      |  |
| International Law.  | Note (Megan E. Haggerty)22:673<br>Maritime Products Liability in the |
|   | United States.   |
| Eric J. Lobsinger   | Robert ForceXI:1   |
| Regulation Consolidation: How<br>Recent United States Customs and |  |
| Commission Pronouncements Will                                    | An Overview of Products Liability  Law in a Maritime Context.        |
|   | Paul S. EdelmanV:159   |
| Cause a Sea of Change.  |  |
| Comment (Jennifer M. Ferrara)30:335                               | Product Liability: Is It Available to                                |
| "Said To Contain": Fear of Incurring                              | Longshoremen Suing the Vessel?                                       |
| Liability Creates a Disincentive for                              | Newton R. Brown II/2:117   |
| Cargo Carriers To Improve   | Products Liability in a Maritime                                     |
| Shipping Container Security by                                    | Setting: The Negligent Failure to                                    |
| Examining Cargo.  | Warn—Ionmar Compania Naviera,  |
| Comment (Kevin P. Maney) 35:317                                   | S.A. v. Olin Corp.   |
|   | Note (Linda M. Eckles)   |
| PORTS AND HARBORS   | "What's That Falling from the Sky?                                   |
| Between a Dock and a Hard Place:                                  | Oh, It's Just a Helicopter and, You                                  |
| The D.C. Circuit Declares the                                     | Know What, It Will Probably Only                                     |
| Puerto Rico Ports Authority an Arm                                | Injure Itself": The Fifth Circuit's                                  |
| of the State Entitled to Sovereign                                | Application of the East River  |
| Immunity in <i>Puerto Rico Ports</i>                              | Doctrine in <i>Turbomeca</i> , S.A. v. ERA                           |
| Authority v. Federal Maritime                                     | Helicopters, LLC.  |
| Commission.   | Note (Timothy Keslar)33:527  |
| Note (Blair Brogan) 33:515  |  |

No. 1.

| RACKETEER INFLUENCED AND            | International Recent Developments:   |
|-------------------------------------|--------------------------------------|
| CORRUPT ORGANIZATIONS               | Australia.                           |
| The Acceptance of Emerging          | Kate Lewins36:537                    |
| American Law Abroad: Could          | International Recent Developments:   |
| "Maritime RICO" Work in the         | China—Vessel-Source Oil              |
| People's Republic of China?         | Pollution Compensation.              |
| Mark Sidel*Symposium, 99            | Hongjun Shan36:563                   |
| Adrift at Sea: The Muddled          | International Recent Developments:   |
| Relationship Between Civil RICO     | Denmark.                             |
| and Maritime Law.                   | Anders Møllmann36:573                |
| Robert M. JarvisSymposium, 111      | International Recent Developments:   |
| Civil RICO's Cause of Action: The   | European Union—Maritime              |
| Landscape After Sedima.             | Passenger Transport.                 |
| Douglas E. Abrams Symposium, 19     | Massimilano Piras36:627              |
| The Effect of RICO on Maritime      | International Recent Developments:   |
| Arbitration.                        | Italy.                               |
| William P. Byrne Symposium, 77      | Valentina Corona36:585               |
| An Introduction to RICO.            | International Recent Developments:   |
| Joseph C. Sweeney Symposium, 7      | United Kingdom.                      |
| Pleading Maritime RICO.             | Theodora Nikaki36:601                |
| Curtis E. PewSymposium, 69          | Latest Developments in International |
| A Short History of Maritime Fraud.  | Maritime Environmental               |
| R. Glenn Bauer Symposium, 11        | Regulation.                          |
| Taking RICO to Sea: A Primer on the | (Winter 2008)                        |
| Use of RICO for the Maritime Bar.   | Eric B. Rothenberg and               |
| Sanford E. Balick Symposium, 53     | Robert S. Nicksin33:137              |
| Maritime RICO—A Corporate           | Recent Developments in Admiralty     |
| Counsel's Concerns.                 | and Maritime Law at the National     |
| Manuel R. Llorca Symposium, 95      | Level and in the Fifth and Eleventh  |
| Maritime RICO as Seen by an         | Circuits.                            |
| Arbitrator.                         | (Summer 2003)27:495                  |
| Jack Berg Symposium, 85             | Recent Developments in Admiralty     |
| sack Berg Symposium, 03             | and Maritime Law at the National     |
| DECENT DEVEL ODMENTS                | Level and in the Fifth and Eleventh  |
| RECENT DEVELOPMENTS                 | Circuits.                            |
| Developments in Admiralty and       | (Fall 2004)                          |
| Maritime Law at the National Level  | David W. Robertson and               |
| and in the Fifth and Eleventh       | Michael F. Sturley29:369             |
| Circuits.                           | Recent Developments in Admiralty     |
| David W. Robertson and              | and Maritime Law at the National     |
| Michael F. Sturley35:493            | Level and in the Fifth and Eleventh  |
|                                     | Circuits.                            |
|                                     | (Fall 2005)                          |
|                                     | David W. Robertson and               |
| * "Symposium" refers                | Michael F. Sturley30:195             |
| to the Maritime RICO                | Recent Developments in Admiralty     |
| symposium originally                | and Maritime Law at the National     |
| delivered in May, 1987, at          | Level and in the Fifth and Eleventh  |
|                                     | Circuits.                            |
| _                                   | (Summer 2007)                        |
|                                     | David W. Robertson and               |
| Maritime Law Journal printed        | Michael F. Sturley31:463             |
| the articles in Volume 12,          |                                      |

| Recent Developments in Admiralty    | REGULATION OF SHIPPING                                       |
|-------------------------------------|--|
| and Maritime Law at the National    | Flags of Terror: An Argument for                             |
| Level and in the Fifth and Eleventh | Rethinking Maritime Security                                 |
| Circuits.                           | Policy Regarding Flags of                                    |
| (Summer 2008)                       | Convenience.   |
| David W. Robertson and              | Comment  |
| Michael F. Sturley32:493            | (Alexander J. Marcopoulos)32:277                             |
| Recent Developments in Admiralty    | The Filed Rate Doctrine under the                            |
| and Maritime Law at the National    | Interstate Commerce Act and the                              |
| Level and in the Fifth and Eleventh | Shipping Acts.   |
| Circuits.                           | Thorne Bledsoe McCallister19:81                              |
| (Summer 2009)                       | Hiding Behind "Tradition"? Should                            |
| David W. Robertson and              | U.S. Vessel Traffic Centers Exercise                         |
| Michael F. Sturley33:381            | Greater Direction and Control over                           |
| Recent Developments in Admiralty    | Vessels in Their Areas?                                      |
| and Maritime Law at the National    | Craig H. Allen34:91  |
| Level and in the Fifth and Eleventh | The New Convention on Standards of                           |
| Circuits.                           | Training, Certification, and                                 |
| (Summer 2010)                       | Watchkeeping: What, If Anything,                             |
| David W. Robertson and              | Does It Mean?  |
| Michael F. Sturley34:443            | Comment (G. Hans Sperling)22:595                             |
| Recent Developments in Admiralty    | Protecting the Booty: Creating a                             |
| and Maritime Law at the National    | Regulatory Framework To Govern                               |
| Level and in the Fifth and Eleventh | Increased Use of Private Security                            |
| Circuits.                           | Companies in the Fight Against                               |
| David W. Robertson and              | Pirates.   |
| Michael F. Sturley36:425            | Dana M. Parsons35:153  |
| Recent Developments in Admiralty    | Reflections on the Negotiation of the                        |
| Law in the United States Supreme    | Maritime Labor Convention 2006                               |
| Court, the Fifth Circuit, and the   | at the International Labor                                   |
| Eleventh Circuit.                   | Organization.  |
| (Spring 2000)                       | John Isaac Blanck Jr31:35                                    |
| Edith H. Jones and                  | Second Circuit Limits COGSA Strict                           |
| Kenneth G. Engerrand24:741          | Liability for Shippers of Dangerous                          |
| Recent Developments in Maritime     | Goods in Contship Containerlines,                            |
| Law (Summer 2004).                  | Ltd. v. PPG Industries, Inc.                                 |
| Kathleen K. Charvet and             | Note (Andrew Homer)31:199                                    |
| Heather A. Waterman28:375           | Shipment of Dangerous Cargo by Sea.                          |
| Recent Developments in Maritime     | Robert Force31:315   |
| Law (Winter 2001)26:193             | United States v. Locke: After a Rough                        |
| Recent Developments in Maritime     | Passage, Intertanko Crosses the Bar                          |
| Law                                 | of State Regulation to Reach the                             |
| (Summer 1998)22:551                 | Safe Harbor of Preemption.                                   |
| Recent Developments in Maritime     |  |
| Law                                 | Note (Michael F. Vitt)25:573<br>U.SFlag Vessel Financing and |
| (Summer 1997)21:473                 | Citizenship Requirements Update.                             |
| Recent Developments in Maritime     | Constantine G. Papavizas32:35                                |
| Law (Summer 1996)20:361             | Constantine G. 1 apavizas                                    |
| Recent Developments in Maritime     | DEGE A DOMESTO OF G  |
| Law (Summer 1995)19:301             | RESEARCH TOOLS   |
| Recent Developments in Maritime     | Getting Your Bearings: A                                     |
| Law (Summer 1994)18:259             | Practitioner's Guide to Researching                          |
| 24 (501111101 1771)                 | Maritime Law on the Internet.                                |
|                                     | Comment (Shane Pollin) 22:205                                |

| Surveying the Serbonian Bog: A Brief                              | to the Legal Regime for   |
|---|---|
| History of a Judicial Metaphor.                                   | Multimodal Transport in the United  |
| Parker B. Potter, Jr28:519  | States If It Adopted the Rotterdam  |
|   | Rules.  |
| RIVERBOAT CASINOS   | Robert Force  |
| Blackjack or Bust: Personal Injury                                | Relations Between the Rotterdam   |
| Suits on Riverboat Casinos.                                       | Rules and the Convention on the   |
| Comment (Brian P. Brancato) 19:133                                | Carriage of Goods by Road.  |
| Gambling on Seaman Status: The                                    | Cécile Legros36:725   |
| Plight of Riverboat Casino  |   |
| Employees in Light of Amended                                     | SAFETY REGULATIONS  |
| State Gaming Statutes.  | Hiding Behind "Tradition"? Should   |
| comment (Courtney P. Cochran) 29:139                              | U.S. Vessel Traffic Centers Exercise  |
| Hertz v. Treasure Chest Casino: No                                | Greater Direction and Control over  |
| Dice for Jones Act Claims Aboard                                  | Vessels in Their Areas?   |
| Moored Riverboat Casinos.   | Craig H. Allen34:91   |
| Note (Martin Doyle)28:591   | Welcome Aboard, OSHA:   |
| Riverboat Casinos and Admiralty and                               | Occupational Safety and Health  |
| Maritime Law: Place Your Bets!                                    | Regulations May Apply to  |
| Brian D. Wallace, Evan T. Caffrey                                 | Uninspected Vessels in State  |
| and Evans Martin McLeod28:315                                     | Waters.   |
| A Theoretical Possibility of                                      | Comment   |
| Navigation: An Analysis of the                                    | (Daniel H. Wooster)27:227   |
| Vessel Status of Watercraft Casinos                               |   |
| in the Wake of Stewart v. Dutra                                   | SALVAGE   |
| Construction Co.  | The 1989 Salvage Convention and the   |
| Comment (Ross I. Landau) 32:249                                   | Lloyd's Open Form (LOF) Salvage   |
|   | Agreement 1990.   |
| ROTTERDAM RULES   | Nicholas J.J. Gaskell16:1   |
| Breaking the Liability Limits in                                  | Aspects of the Impact of Negligence   |
| Multimodal Transport.   | upon Maritime Salvage in United   |
| Duygu Damar36:659   | Kingdom Admiralty Law.  |
| The Carrier's Duties Under the                                    | D. Rhidian Thomas II/2:57   |
| The Carrier's Duties Officer the                                  | D. Kilidiali Tilolilas 11/2.37  |
| Rotterdam Rules: Better the Devil                                 | The CHERRY VALLEY Case: How   |
|   |   |
| Rotterdam Rules: Better the Devil                                 | The CHERRY VALLEY Case: How   |
| Rotterdam Rules: Better the Devil You Know?                       | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About  |
| Rotterdam Rules: Better the Devil<br>You Know?<br>Theodora Nikaki | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair31:57 Contracting for Salvage Services.                  |
| Rotterdam Rules: Better the Devil<br>You Know?<br>Theodora Nikaki | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage?  M.B.W. Sinclair31:57   |
| Rotterdam Rules: Better the Devil<br>You Know?<br>Theodora Nikaki | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair31:57 Contracting for Salvage Services.                  |
| Rotterdam Rules: Better the Devil You Know? Theodora Nikaki       | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair31:57 Contracting for Salvage Services. Alex Rynecki and |
| Rotterdam Rules: Better the Devil You Know? Theodora Nikaki       | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair   |
| Rotterdam Rules: Better the Devil You Know? Theodora Nikaki       | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair   |
| Rotterdam Rules: Better the Devil You Know? Theodora Nikaki       | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair   |
| Rotterdam Rules: Better the Devil You Know? Theodora Nikaki       | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair   |
| Rotterdam Rules: Better the Devil You Know? Theodora Nikaki       | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair   |
| Rotterdam Rules: Better the Devil You Know? Theodora Nikaki       | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair   |
| Rotterdam Rules: Better the Devil You Know? Theodora Nikaki       | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair   |
| Rotterdam Rules: Better the Devil You Know? Theodora Nikaki       | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair   |
| Rotterdam Rules: Better the Devil You Know? Theodora Nikaki       | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair   |
| Rotterdam Rules: Better the Devil You Know? Theodora Nikaki       | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair   |
| Rotterdam Rules: Better the Devil You Know? Theodora Nikaki       | The CHERRY VALLEY Case: How Wrong Can Econimsts Be About Salvage? M.B.W. Sinclair   |

| Activism?                            | Salvage Rights and Intellectual        |
|--------------------------------------|--|
| Note (Jason H. Lamb)22:683           | Property: Are Copyright and            |
| "Finders, Keepers" Revised for the   | Trademark Rights Included in the       |
| High Seas: Columbus-America          | Salvage Rights to the R.M.S.           |
| Discovery Group v. Atlantic Mutual   | TITANIC?                               |
| Insurance.                           | Comment (Rachel J. Lin)23:483          |
| Note (Todd B. Siegler)17:353         | Salvaging Historic Wrecks.             |
| Finders Weepers, Losers Keepers:     | Robert D. Peltz25:1                    |
| The Eleventh Circuit Denies          | Salver Negligence.                     |
| Salvage Company's Claims to a        | Geoffrey Brice, Q.C22:569              |
| Sunken Military Vessel Found in      | Saving Steel over Souls: The Human     |
| International Waters in Odyssey      | Cost of U.S. Salvage Law.              |
| Marine Exploration, Inc. v.          | Comment                                |
| Unidentified Shipwrecked Vessel.     | (Susanne M. Burstein)27:307            |
| Note (Christine Nicole Burns) 36:803 | Scuttle the Abandoned Shipwreck Act:   |
| Great Lakes Exploration Group v.     | The Unnecessary                        |
| Unidentified Wreck: Navigating       | Unconstitutionality of American        |
| Federalism and Arrest Procedure in   | Historic Shipwreck Preservation.       |
| Post-Deep Sea Shipwreck              | Nathan Murphy36:159                    |
| Controversies.                       | Sea Hunt, Inc. v. Unidentified         |
| Note (Brian K. McGarry)33:539        | Shipwrecked Vessels: Defining a        |
| Historic Wreck Salvage: An           | Standard of "Abandonment" for the      |
| International Perspective.           | Shipwreck of a Sovereign.              |
| Craig Forrest33:347                  | Note                                   |
| Keepers, Weepers, or No Finders at   | (Kyle Salvador Sclafani)25:559         |
| All: The Effect of International     | Stricti Juris in Motion: The Third     |
| Trends on the Exercise of U.S.       | Circuit Declines to Extend             |
| Jurisdiction and Substantive Law in  | Maritime Liens to Replacement          |
| the Salvage of Historic Wrecks.      | Vessels in PNC Bank Delaware v.        |
| Comment (Brooke Wright) 33:285       | F/V Miss Laura.                        |
| The Law of Salvage: Criteria for     | Note (Ryan M. McCabe)30:427            |
| Compensation of Public Service       | When Lost Liners Become Found: An      |
| Vessels.                             | Examination of the Effectiveness of    |
| Simon W. TacheIX:79                  | Present Maritime Legal and             |
| The Legal Rights and Liabilities of  | Statutory Regimes for Protecting       |
| Cargo in a Salvage Situation.        | Historic Wrecks in International       |
| James J. Donovan and Gerard S.       | Waters with Some Proposals for         |
| Doyle, JrV:1                         | Change.                                |
| Making Sense of the Muddle: Deep     | Rob Regan29:313                        |
| Sea Research Takes on the            | C                                      |
| Abandoned Shipwreck Act and the      | SEAMEN, HARBOR WORKERS,                |
| Eleventh Amendment in California     | AND OTHER MARITIME WORKERS             |
| v. Deep Sea Research, Inc.           | AIDS and the Doctrine of               |
| Note (Kristin A. Gasser)             |  |
| Nagasaki Spirit: A Recent Decision   | Maintenance and Cure.                  |
| Affecting Marine Salvage and         | Comment (Jon Pyrron Coets, Ir.) 24:282 |
| Environmental Concerns.              | (Jon Byron Coats, Jr.)24:283           |
| Note (Aaron Gilligan)22:619          | AIDS, the American Seaman, and the     |
| Recovery of Cable Repair Ship Cost   | Law of Personal Injury.                |
| Damages from Third Parties That      | Judith A. Mellman13:101                |
| Injure Submarine Cables.             | Ain't No Money in the Cure:            |
| Douglas R. Burnett35:103             | Arbitration Trumps Solicitude          |
| <i>G</i>                             | When Enforcing Postinjury              |
|                                      | Arbitration of Seamen's Personal       |

| Injury Claims.                         | River Transportation Co.               |
|--|--|
| Comment (Matthew K. Maruca) 33:229     | Note (Kristen A. Hernandez)32:667      |
| The Americans with Disabilities Act    | Close-Hauling Toward Simplified        |
| and Shipboard Jobs: A Primer.          | Eligibility Under the Longshore and    |
| Comment                                | Harbor Workers' Compensation           |
| (Bryant S. Carroll, III)22:231         | Act: A Proposal for Congressional      |
| Assumption of the Risk by Any Other    | Action or Judicial Clarification To    |
| Name, Improperly Stowed                | Rectify Persistant Ambiguity,          |
| Cargo and the Vessel's Duty to         | Nicole J. Dulude and                   |
| Warn: Derr v.                          | Todd Greenwood35:45                    |
| Kawasaki Kisen.                        | Compulsory River Pilots Granted        |
| Note (James B. Abston)13:163           | Jones Act Seaman Status—               |
| Attempting to Make Sense of the        | Sounding                               |
| LHWCA: Bienvenu v. Texaco.             | the Death Knell of the "Fleet          |
| Note (Jeffrey W. Peters)24:929         | Doctrine": Evans v. United Arab        |
| Balancing Bargaining Power: The        | Shipping Company.                      |
| Eleventh Circuit Overreaches To        | Note                                   |
| Destroy the Public Policy Defense      | (Katie Smith Matison)16:421            |
| at the Initial Enforcement Stage of    | A Critical Defect in the Limitation of |
| Arbitration in <i>Lindo v. NCL</i>     | Liability Act: The Exclusion of the    |
| (Bahamas), Ltd                         | Master and Crew.                       |
| Note (Nicholas A. Machen)36:839        | Comment (Marc D. Isaacs)27:335         |
| Becker v. Tidewater: The Fifth Circuit | Cruise Industry Liens Against the U.S. |
| Clarifies the Exception to Chandris    | Penalty Wage Act.                      |
| v. Latsis's Thirty Percent Temporal    | Comment (Susan Lee)31:141              |
| Benchmark for Jones Act Seaman         | Damages Available in Personal Injury   |
| Status.                                | Claims After Miles, Yamaha, and        |
| Note (Jeremy Herschaft)28:583          | Amtrak.                                |
| Breaking Down the Boundaries of        | Donald C. Radcliff23:383               |
| Seaman Status: Southwest               | Disorder in the Court: A Critical      |
| Marine, Inc. v. Gizoni.                | Examination of Jurisprudence           |
| Note (Lisa S. Zamaludin) 17:127        | Interpreting the Decision of the       |
| Can Seamen-Employees Reap the          | United States Supreme Court in         |
| Monetary Benefit of Their Own          | Harbor Tug & Barge Co. v. Papai.       |
| Negligence?: The Fifth Circuit's       | Comment                                |
| Answer in Withhart v. Otto             | (Wiley Richmond Beevers)28:135         |
| Candies, L.L.C.                        | Does Sieracki Still Rule the Seas?:    |
| Note (Christy McMannen)30:447          | Coats v. Penrod Drilling Corp.         |
| Causation Issues in FELA and Jones     | Note                                   |
| Act Cases in the Wake of McBride.      | (Michelle M. O'Daniels)17:101          |
| David W. Robertson36:397               | Drug Enforcement on the High Seas:     |
| Charting the Chaotic Offshore Waters:  | Stateless Vessel Jurisdiction over     |
| The Validity of Contractual            | Shipboard Criminality by Non-          |
| Indemnity Provisions Pertaining to     | Resident Alien Crewmembers—            |
| Injuries Sustained Offshore.           | United States v. Alvarez-Mena.         |
| Comment (Larissa Sanchez) 31:177       | Note (Lawrence Bruce                   |
| The Choice Between Safety and Job      | Mandala)XI:163                         |
| Security: The United States Court      | Elimination of Loss of Society         |
| of Appeals for the Seventh Circuit     | Damages in General Maritime Law:       |
| Discusses the Protection of Seamen     | Cater v. Placid Oil Co.                |
| from Unlawful Discharge Under 46       | Note (Alberta L. Adams)16:377          |
| U.S.C. § 2114 in Gwin v. American      | The Elimination of Punitive Damages    |
|  | for Seamen: How Far Does Miles         |

| Reach?                                    | May Satisfy the Robison Test—          |
|---|--|
| Comment                                   | Wallace v. Oceaneering                 |
| (William J. Pallas)18:89                  | International.                         |
| Enforcing a Seaman's Right to             | Note (James Wesley Sowell)IX:323       |
| Medical Care After Atlantic               | The Legacy of Miles v. Apex Marine     |
| Sounding v. Townsend.                     | Corp.                                  |
| Rod Sullivan34:1                          | Robert Force                           |
| A First Shot at Determining the "Retail   | Liability of Marine Surveyors,         |
| Outlet" Exclusion: The Ninth              | Adjusters, and Claims Handlers.        |
| Circuit Holds that a Tourist              | Claude L. Stuart, III and              |
| Photographer at Pearl Harbor Is           | Evan T. Caffrey22:1                    |
| Excluded from the Longshore and           | Meeting the Requirements for a Valid   |
| Harbor Workers' Compensation Act          | Seaman's Release: Borne v. A&P         |
| in Peru v. Sharpshooter Spectrum          | Boat Rentals No. 4, Inc.               |
| Venture, L.L.C.                           | Note (James L. Yates)12:229            |
| Note (Lindsay A. Sakal) 32:657            | Narrowing the Scope of "Maritime       |
| The Future of Vessel Status in the Fifth  | Employment" under the LHWCA:           |
| Circuit—Will a Floating Production        | Herb's Welding, Inc. v. Gray.          |
| Storage and Offloading Platform Be        | Note (J. Michael Nussbaum)X:311        |
| Deemed a Jones Act Vessel?                | A New Highlight on an Old Doctrine     |
| Comment (Jeffrey Nicholas)28:153          | and the Evaporation of the Fleet       |
| Gambling on Seaman Status: The            | Rule: Munguia v. Chevron, U.S.A.,      |
| Plight of Riverboat Casino                | Inc.                                   |
| Employees in Light of Amended             | Note (Georgia Brady Powell)X:326       |
| State Gaming Statutes.                    | No Suit for You!: The Ninth Circuit in |
| comment (Courtney P. Cochran)29:139       | Bowoto v. Chevron Corp. Holds the      |
| General Maritime Law Provides             | Death on the High Seas Act             |
| Seamen Cause of Action for                | Preempts Alien Tort Statute            |
| Retaliatory Discharge—Smith v.            | Survival Claims.                       |
| Atlas Offshore Boat Service, Inc.         | Note (Michael Crain)35:595             |
| Note (Virginia Boulet)VI:295              | Not Leaving the Issue on the Shelf:    |
| Heads You Win, Tails I Lose: Eagle-       | Applying Federal Immigration on        |
| Picher Industries, Inc. v. United         | the Outer Continental Shelf.           |
| States.                                   | Comment                                |
| Note (Brent P. Abadie)12:373              | (Michael Raudebaugh)35:345             |
| Hybrid Torts and Vicarious Liability      | Not Too "Latent" a Discovery: The      |
| Under the Jones Act: Testing the          | Diagnosis of an Oil Rig Worker's       |
| Limits of Course and Scope.               | Lung Disease Satisfies the             |
| Comment (Charles Rothermel)36:289         | Discovery Rule in <i>Pretus v.</i>     |
| In re Goose Creek Trawlers, Inc.:         | Diamond Offshore Drilling, Inc.        |
| Wards of the Court? With Friends          | Note (Christopher M. Douse)34:607      |
| Like These Who Needs Enemies?             | Only in Louisiana Can You Find a       |
| Exploring the Nature of the <i>Yamaha</i> | Diver That's a Seaman: Wisner v.       |
| Exception.                                | Professional Divers of New             |
| Note (Louis G. Spencer)22:693             | Orleans.                               |
| Interaction of the Aggravation Rule       | Note (Kris Elliott)24:919              |
| and the Credit Doctrine under the         | Reflections on the Negotiation of the  |
| Longshoremen's and                        | Maritime Labor Convention 2006         |
| Harborworkers' Compensation Act:          | at the International Labor             |
| Strachan Shipping Co. v. Nash.            | Organization.                          |
| Note (Alexander N. Beard) 12:199          | John Isaac Blanck Jr31:35              |
| The Jones Act and Commercial              | The Relationship, If Any, Between      |
| Divers: Perilous Maritime Duties          | Misrepresentation and the Reiniury:    |

| The Fifth Circuit Suggests That      | Fisheries.                              |
|--------------------------------------|---|
| Willful Concealment of a             | Note (Matthew Cline)21:603              |
| Preexisting Medical Condition May    | The Seaworthiness Doctrine and          |
| Constitute Contributory Negligence   | Shipboard Assault—Deakle v. John        |
| in Johnson v. Cenac Towing, Inc.     | E. Graham & Sons.                       |
| Comment (Mahsa Soheil)35:367         | Note (Mark B. McMurry)XI:152            |
| Representing the Mariner Accused of  | Section 506 of the Merchant Marine      |
| Drug Abuse: A Step-by-Step           | Act of 1936: Permanent Waiver of        |
| Guide.                               | Domestic Trade Restriction upon         |
| Patricia Spivey21:445                | Repayment of Construction-              |
| The Return of Section 905(b) Vessel  | Differential Subsidy—Seatrain           |
| Negligence Claims to the Realm of    | Shipbuilding Corp. v. Shell Oil Co.     |
| Traditional Maritime Torts:          | Note (Michael W. Magner)V:281           |
| Richendollar v. Diamond M            | Shipowner Liability Arising from        |
| Drilling Co., Inc.                   | Violations of Statutory Work-Hour       |
| Note (Roy A. Perrin, III)12:405      | Limits.                                 |
| Rights of Foreign Seamen in          | Comment (Robert D. Tracy)22:635         |
| American Courts—The Law into         | Shipowner Liability for Improperly      |
| the '80's.                           | Stowed Cargo: Federal Courts at         |
| Paul H. DuéVII:265                   | Sea on the Standard of Care Owed        |
| Seamen, Not as "Friendless and Poor" | to Off-Loading Longshoremen.            |
| as They Used To Be: Ammar v.         | Russell R. Williams17:185               |
| United States.                       | Shipyard Workers and Asbestos Tort      |
| Note (Tom DeSimone)28:575            | Claims: The Supreme Court's Post-       |
| "Seaman" Status and the Jones Act:   | Grubart Silence Creates                 |
| Bach v. Trident Steamship Co.        | Jurisdictional Uncertainty.             |
| Note                                 | Comment (Owen Blood)33:313              |
| (Julie R. Wohlgemuth)17:115          | Shutting the Courthouse Door: The       |
| Seaman Status Continues Its Voyage   | Ninth Circuit in Rogers v. Royal        |
| Through Unchartered Brown Water      | Caribbean Cruise Line Finds No          |
| Applications Using Barrett v.        | Exceptions for Seafarers in             |
| Chevron, U.S.A., Inc. to Set Its     | Arbitration Provisions.                 |
| Course.                              | Note (Ryan C. Davis)34:365              |
| Richard J. ArsenaultXI:273           | The Sieracki-Ryan Construct             |
| Seaman Status Revisited (Yet         | Continues to Rule from the              |
| Again)—A Common Ownership            | Grave—Aparicio v. Swan Lake.            |
| Requirement and a New                | Note (Debra F. Gambrill)VI:302          |
| "Seagoing" Emphasis: Harbor Tug      | The Special Fund under the Longshore    |
| & Barge Co. v. Papai.                | and Harbor Workers' Compensation        |
| Note (Todd D. Lochner)22:287         | Act.                                    |
| The Seaman Status Situation:         | Stuart Housel SmithXI:71                |
| Historical Perspectives and Modern   | Special Fund Relief Under the           |
| Movements in the U.S. Remedial       | Longshore Act—The Manifest              |
| Regime.                              | Requirement.                            |
| Comment                              | Hon. Thomas Schneider13:51              |
| (Shailendra U. Kulkarni)31:121       | Splicing the Net: A Legislative         |
| Seamen's Injury, Recent              | Answer to the Problem of Seaman         |
| Developments in Maritime Law.        | Status under the Jones Act.             |
| Edward J. Powers21:529               | Comment (Evan T. Caffrey)14:361         |
| Seamen's Releases: The Factors to    | Stacy v. Rederiet Otto Danielsen, A.S.: |
| Look at When Determining Their       | The Ninth Circuit Exposes the           |
| Validity: Resner v. Arctic Orion     | Overinclusive Consequences of the       |
| •                                    | Zone of Danger Test for Negligent       |

| Infliction of Emotional Distress.                     | Uninspected Vessels in State          |
|---|---------------------------------------|
| Note (Jarrod Rainey)35:633                            | Waters.                               |
| Standard of Care in Jones Act                         | Comment (Daniel H. Wooster)27:227     |
| Negligence Cases—From Slight to                       | When Crewmembers Sexually Harass      |
| Ordinary Care: Gautreaux v.                           | or Assault Other Crewmembers:         |
| Scurlock Marine, Inc.                                 | Possible Causes of Action a           |
| Note (Ronald K. Schuster) 22:315                      | Seaman Can Bring Against              |
| The Standard of Care in a Seaman's                    | Employers and Vessel Owners.          |
| Personal Injury Action—Has the                        | Comment                               |
| Jones Act Been Slighted?                              | (Elizabeth C. Harper)24:899           |
| Brian J. Miles13:79                                   | Whistleblower Protection: Is          |
| The Status of the Quasi-American                      | Retaliatory Discharge Allowed         |
| Bluewater Seaman in American                          | Under the Employment-at-Will          |
| Courts.   | Doctrine in Admiralty?                |
| Comment   | Comment                               |
| (Brian Jay Corrigan)X:269                             | (Geoffrey A. Hoffman)21:171           |
| Strict Enforcement of Collectively                    | Wilander—Light at the End of the      |
| Bargained Maintenance Rates:                          | Labyrinth.                            |
| Gardiner v. Sea-Land Service, Inc.                    | James A. George16:131                 |
| Note (Flynn Jennings)XI:311                           | Wrongful Denial of Maintenance and    |
| Suits by Alien Seamen.                                | Cure: Opening the Damages             |
| Paul S. Edelman III:27                                | Floodgate.                            |
| A Theory of Immunity for the                          | Comment                               |
| "Company Man" Working on a                            | (Julie R. Wohlgemuth)18:109           |
|   | (Julie R. Wolligelliuu)18.103         |
| Jack-Up Drilling Barge. John Richard Fitzgerald26:177 | GD 1 D GTTDG                          |
|   | SEARCHES                              |
| Time Charters, The New York                           | The Preservation of Privacy Interests |
| Produce Exchange Form, and                            | at Sea: The Need for Meaningful       |
| Personal Injury Liability.                            | Scope Limits on Custom Officials      |
| Comment   | and Coast Guard's Sweeping            |
| (Edward C. Hammond)                                   | Authority to Search Vessels.          |
| Towing the Line on Damages for                        | Comment (Lauren Estrin)29:105         |
| Purely Emotional Injuries                             | Something Seems Fishy—The             |
| Cognizable  | Application of the Fourth             |
| Under the Jones Act:                                  | Amendment to Coast Guard              |
| Plaisance v. Texaco, Inc.                             | Searches of Vessels: United States    |
| Note  | v. Boynes.                            |
| (William R. Coats)17:331                              | Note (Lucy Jewel)23:553               |
| Valladolid v. Pacific Operations                      | ` '                                   |
| Offshore, LLP: The Ninth Circuit                      | SEAWORTHINESS                         |
| Finds No Situs-of-Injury                              |                                       |
| Requirement for Workers'                              | Mobil Shipping & Transportation Co.   |
| Compensation Claims Under the                         | v. Wonsild Liquid Carriers, Ltd.:     |
| Outer Continental Shelf Lands Act.                    | Seaworthiness Adapts to a New         |
| Note (Alex Plaum)35:617                               | Environment.                          |
| On the Waterfront: The Supreme                        | Note (Michael Rutledge)25:409         |
| Court Defines the 'Status' of                         | The Seaworthiness Doctrine and        |
| 'Maritime Employment.'                                | Shipboard Assault—Deakle v. John      |
| Comment   | E. Graham & Sons.                     |
| (Lawrence M. Merlin)VIII:147                          | Note (Mark B. McMurry)XI:152          |
| Welcome Aboard, OSHA:                                 | The Warranty of Seaworthiness in      |
| Occupational Safety and Health                        | Charter Parties: Legal Methods of     |
|   |                                       |
| Regulations May Apply to                              | Amelioration. Robert B. Fisher, JrI:1 |

| SERBONIAN BOG                         | Puerto Rico Ports Authority an Arm             |
|---------------------------------------|--|
| Surveying the Serbonian Bog: A Brief  | of the State Entitled to Sovereign             |
| History of a Judicial Metaphor.       | Immunity in Puerto Rico Ports                  |
| Parker B. Potter, Jr28:519            | Authority v. Federal Maritime                  |
| Turker B. 1 ottor, 31                 | Commission.                                    |
| CHIPPDOVEDC                           | Note (Blair Brogan)33:515                      |
| SHIPBROKERS                           | Collision at Sea: Admiralty                    |
| The Impact of Information             | Proportionate Damages Rule v.                  |
| Technology upon the Shipbroking       | Sovereign Immunity in Third-Party              |
| Profession.                           | Indemnification Suits Involving                |
| Dimitrios Fiotakis29:237              | Military Personnel.                            |
| Shipbrokers' Claims for Commission    | Comment (Debra F. Gambrill) VII:79             |
| Revisited: A Comparison Between       | Commercial Mayhem on the (Trans-)              |
| English and U.S. Law.                 | Orient Express: Trans-Orient                   |
| H. Edwin Anderson, III30:1            | Marine Corp. v. Star Trading &                 |
| Shipbrokers' Commissions:             | Marine Corp. v. Star Trading &<br>Marine, Inc. |
| Entitlement, Standing, and            | ·  |
| Jurisdiction.                         | Note   |
| H. Edwin Anderson, III24:55           | (Anne Pettigrew Birdsong)16:203                |
| Shipbrokers' Liability: An American   | Contrasting Judicial Approaches to             |
| Overview.                             | Seamen's Claims under the Foreign              |
| Michael W. Lodwick23:45               | Sovereign Immunities Act.                      |
| 11101001 (V. E00 VIOLENIE E           | Eric D. Suben                                  |
| CHIDDLIII DINC                        | Finders Weepers, Losers Keepers:               |
| SHIPBUILDING                          | The Eleventh Circuit Denies                    |
| Admiralty Claims Against the United   | Salvage Company's Claims to a                  |
| States.                               | Sunken Military Vessel Found in                |
| Clayton G. Ramsey and                 | International Waters in <i>Odyssey</i>         |
| Vivienne MonachinoV:31                | Marine Exploration, Inc. v.                    |
| "Built" or "Rebuilt"? That Is the     | Unidentified Shipwrecked Vessel.               |
| Question: Risk of Losing the          | Note (Christine Nicole Burns)36:803            |
| Coastwise Privilege After Vessel      | Foreign Sovereign Immunities Act is            |
| Modification Projects Outside the     | Exclusive Basis for Exercising                 |
| United States.                        | Subject Matter Jurisdiction in Suits           |
| Comment (Han Deng) 35:241             | Against Foreign States: Argentine              |
| Collision at Sea: Admiralty           | Republic v. Amerada Hess Shipping              |
| Proportionate Damages Rule v.         | Corp.  |
| Sovereign Immunity in Third-Party     | Note (Jami J. Campisano)13:327                 |
| Indemnification Suits Involving       | Making Sense of the Muddle: Deep               |
| Military Personnel.                   | Sea Research Takes on the                      |
| Comment (Debra F. Gambrill)VII:79     | Abandoned Shipwreck Act and the                |
| The Suits in Admiralty Act: Sovereign | Eleventh Amendment in California               |
| Benevolence in Need of Reform.        | v. Deep Sea Research, Inc.                     |
| Comment                               | Note (Kristin A. Gasser)23:567                 |
| (Joseph R. Ballard)VII:283            | No Special Mystique of Admiralty               |
| ,                                     | Law Makes the Government Liable                |
| SOVEREIGN IMMUNITY                    | as a Third Party in Suits for Injuries         |
|                                       | to Military Employees: Seventh                 |
| Act of State Doctrine Overrides       | Circuit Applies the <i>Feres</i> Doctrine      |
| American Antitrust Law: O.N.E.        | and Finds No Right to Indemnity                |
| Shipping v. Flota Mercante            | Where the Government Had No                    |
| Grancolombiana, S.A.                  | Legal Duty in the First Place—                 |
| Note (Daniel C. Rodgers)13:211        | Hillier v. Southern Towing Co.                 |
| Between a Dock and a Hard Place:      | Note (Jaime Crow Waters)IX:337                 |
| The D.C. Circuit Declares the         | TYOIC (Jaime Crow Waters)                      |

| The Restrictive Theory of Sovereign     | Cannatella.                           |
|---|---------------------------------------|
| Immunity under the Foreign              | Note (Amanda T. Fontenot)13:191       |
| Sovereign Immunities Act: The           | Rusting in Drydock: Stowaways,        |
| Perspective of a Maritime               | Shipowners and the Administrative     |
| Lienholder.                             | Penalty Provision of INA Section      |
| C. Taylor Simpson 19:37                 | 273(d).                               |
| Sovereign Immunity of Municipalities    | Robert M. Jarvis                      |
| in Admiralty: A Look at <i>Northern</i> | ROUGH IVI. Jai VIS 13.23              |
| Insurance Co. of New York v.            | SUBMARINE CABLES                      |
| Chatham County, Georgia.                | Damages Recovery of Cable Repair      |
| Note (Claiborne B. Smith)31:689         | Ship Cost Damages from Third          |
| Sovereign Immunity of States            | Parties That Injure Submarine         |
| Involved in Maritime Torts: The         | Cables.                               |
| Fourth Circuit Falls in Line—Faust      | Douglas R. Burnett35:103              |
| v. South Carolina State Highway         | Douglas R. Burnett55.105              |
| Department.                             | TAXATION                              |
| Note (R. Hannah                         |                                       |
| Garrett-Johnson)X:128                   | U.S. Tonnage Taxation in the Wake of  |
| Sovereign Immunity, Rule F, and the     | Polar Tankers, Inc. v. City of        |
| Oil Pollution Act of 1990: The          | Valdez, Alaska: Lessons from the      |
| Eleventh Circuit Attempts to Clear      | European Union.                       |
| the Waters in <i>Bouchard</i>           | Comment (Paul Riermaier)36:257        |
| Transportation Co. v. Updegraff.        |                                       |
| Note (Daniel G. Rauh)23:541             | TERRORISM                             |
| To Incorporate or Not to Incorporate;   | Cruising with Terrorism:              |
| That is the Question: $B \& F$          | Jurisdictional Challenges to the      |
| Trawlers, Inc. v. United States.        | Control of Terrorism in the Cruising  |
| Note (Elton A. Foster)14:175            | Industry.                             |
|   | Comment (Aaron Buzawa)32:181          |
| STANDARDS OF TRAINING,                  | Flags of Terror: An Argument for      |
| CERTIFICATION, AND                      | Rethinking Maritime Security          |
| WATCHKEEPING                            | Policy Regarding Flags of             |
| Medicine on the Seas.                   | Convenience.                          |
| Robert D. Peltz and                     | Comment                               |
| Vincent J. Warger27:425                 | (Alexander J. Marcopoulos)32:277      |
| The New Convention on Standards of      | Forgotten Fears Present Imminent      |
| Training, Certification, and            | Threats to the Maritime Shipping      |
| Watchkeeping: What, If Anything,        | and Recreation Industries: The        |
| Does It Mean?                           | Risk Posed by the Availability of     |
| Comment (G. Hans Sperling) 22:595       | Sea Mines.                            |
| 3,                                      | Comment (Jason Reddish)29:125         |
| STOWAWAYS                               | International Law of the Sea:         |
|   | Reconciling the Law of Piracy and     |
| Alien Stowaways, the Immigration        | Terrorism in the Wake of              |
| and Naturalization Service, and         | September 11th.                       |
| Shipowners.                             | Comment (Tina Garmon)27:257           |
| Summary (Mary Mason)                    | International Measures To Protect Oil |
| Detention Costs for Stowaways           | Platforms, Pipelines, and             |
| Seeking Asylum: Congress                | Submarine Cables from Attack.         |
| Provides Relief for Carriers.           | Stuart Kaye31:377                     |
| Update (Michelle Hendrix)               | Maritime Transportation Security Act  |
| Excludable Aliens and Qualified         | of 2002 (Potential Civil Liabilities  |
| Official Immunity in 42 U.S.C.          |                                       |
| Section 1983 Suits: Lynch v.            |                                       |

| and Defenses).                           | VESSEL STATUS                            |
|--|--|
| Christopher E. Carey28:295               | Calling All Bets on Gaming Boat          |
| Piracy: New Efforts in Addressing        | Vessel Status: An Analysis of How        |
| This Enduring Problem.                   | the Fifth Circuit Is Consistent with     |
| Multiple Authors 36:65                   | Stewart v. Dutra.                        |
| Post-9/11 Security in a Post-WWII        | Comment (Stephen W. Grant, Jr.)34:331    |
| World: The Question of                   | The Contemporary Contours of             |
| Compatibility of Maritime Security       | Admiralty Jurisdiction.                  |
| Efforts with Trade Rules and             | David J. Bederman and                    |
| International Law.                       | John E. Wierwille31:291                  |
| Eric J. Lobsinger                        | The Elusive Vessel of Maritime           |
| "Said To Contain": Fear of Incurring     | Jurisprudence and Navigation             |
| Liability Creates a Disincentive for     | Through the Jones Act and                |
| Cargo Carriers To Improve                | Longshore and Harbor Workers'            |
| Shipping Container Security by           | Compensation Act in Light of             |
| Examining Cargo.                         | Stewart v. Dutra Construction.           |
| Comment (Kevin P. Maney) 35:317          | Comment (Danielle E. Hunter) 30:381      |
|  | Following the "Vessel Status" Quo:       |
| TONNAGE                                  | The Fifth Circuit Reluctantly            |
| Supreme Court Strikes Down Personal      | Modifies Its Vessel Jurisprudence in     |
| Property Tax on Vessels Under            | Holmes v. Atlantic Sounding Co.          |
| Tonnage Clause in <i>Polar Tankers</i> , | Note (Larissa N. Sanchez)30:435          |
| Inc. v. City of Valdez, Alaska.          | Harboring Doubt: How Will the Fifth      |
| James C. Cofer34:153                     | Circuit Apply Stewart v. Dutra           |
| U.S. Tonnage Taxation in the Wake of     | Construction Co.?                        |
| Polar Tankers, Inc. v. City of           | Carl J. Barbier and Clay J. Garside 31:1 |
| Valdez, Alaska: Lessons from the         | If It Can Be Towed, Then It's a Vessel:  |
| European Union.                          | The Eleventh Circuit Reveals Flaws       |
| Comment (Paul Riermaier) 36:257          | in the Overinclusive Definition of       |
|  | "Vessel" for Maritime Liens in City      |
| TOWAGE                                   | of Riviera Beach v. That Certain         |
| Bisso is Dying, Should It Be Dead?       | Unnamed Gray Vessel.                     |
| Exculpatory Clauses in Towage            | Note (Courtney Collins)36:779            |
| Contracts.                               | The Seventh Circuit Restores the         |
| Comment (Mark E. Hegarty) 19:377         | "Locality Test" as the Lone              |
| The Implied Warranty of Workmanlike      | Jurisdictional Determinant in Cases      |
| Performance in Towage: A Viable          | Involving Vessels on Navigable           |
| Theory?                                  | Waters in <i>Tagliere v. Harrah's</i>    |
| George R. Alvey, JrVII:1                 | Illinois Corp.                           |
| George IC. / Hvoy, viv II. I             | Note (Ross I. Landau)31:669              |
| TRANSPORT DOCUMENTS                      | A Theoretical Possibility of             |
|  | Navigation: An Analysis of the           |
| Legal Qualities of Transport             | Vessel Status of Watercraft Casinos      |
| Documents.                               | in the Wake of Stewart v. Dutra          |
| Hugo Tiberg23:1                          | Construction Co.                         |
|  | Comment (Ross I. Landau)32:249           |
| UNITED KINGDOM                           |  |
| Conflicts of Limitation Laws in the      | VESSEL VALUATION                         |
| United States and the United             | Vessel Valuation: Problems and a         |
| Kingdom: Solving the Riddle of           | Proposal.                                |
| Norwalk Victory.                         | Comment (Shane C. Carew) V:59            |
| Comment (Robert I Morris III) 34:303     |  |

| WAR RISK                               | Historic Wreck Salvage: An  |
|--|---|
| Effects of War on Charter Parties.     | International Perspective.  |
| R. Glenn Bauer                         | Craig Forrest33:347   |
| The Iver Chaser Case.                  | Keepers, Weepers, or No Finders at                                  |
| Gordon W. Paulsen and                  | All: The Effect of International                                    |
| Elisa M. Pugliese13:1                  | Trends on the Exercise of U.S.                                      |
|  | Jurisdiction and Substantive Law in                                 |
| WARRANTIES                             | the Salvage of Historic Wrecks.                                     |
|  | Comment (Brooke Wright)33:285                                       |
| The Implied Warranty of Workmanlike    | The Louisiana Removal of Sunken                                     |
| Performance in Towage: A Viable        | Vessels Act of 1985—State Wreck                                     |
| Theory?                                | Removal Statutes in Perspective.                                    |
| George R. Alvey, JrVII:1               | Warren T.R. von Bittner, JrXI:49                                    |
| Warranties in the Law of Marine        | Scuttle the Abandoned Shipwreck Act:                                |
| Insurance: Some Suggestions for        | The Unnecessary   |
| Reform of English and American         | Unconstitutionality of American                                     |
| Law.                                   | Historic Shipwreck Preservation.                                    |
| Thomas J. Schoenbaum23:267             | Nathan Murphy36:159   |
|  | Sea Hunt, Inc. v. Unidentified                                      |
| WORKERS' COMPENSATION                  | Shipwrecked Vessels: Defining a                                     |
| Valladolid v. Pacific Operations       | Standard of "Abandonment" for the                                   |
| Offshore, LLP: The Ninth Circuit       | Shipwreck of a Sovereign.   |
| Finds No Situs-of-Injury               | Note  |
| Requirement for Workers'               | (Kyle Salvador Sclafani)25:559                                      |
| Compensation Claims Under the          | Serious Snag in the Wreck Act: Non-                                 |
| Outer Continental Shelf Lands Act.     | Negligent Owners' Liability for                                     |
| Note (Alex Plaum)35:617                | Removal of a Wreck.   |
|  | Comment   |
| WRECK REMOVAL                          | (Lee A. Handford)15:103   |
| The Day Historic Preservation          | When Lost Liners Become Found: An                                   |
| Principles Saved the TITANIC           | Examination of the Effectiveness of                                 |
| from a Second Maritime Disaster.       | Present Maritime Legal and  |
| Note (Laura Gongaware)36:817           | Statutory Regimes for Protecting                                    |
| The Doctrine of State Succession       | Historic Wrecks in International                                    |
| and the Law of Historic                | Waters with Some Proposals for                                      |
| Shipwrecks,                            | Change.   |
| the Bell of the Alabama:               | Rob Regan29:313   |
| United States v. Steinmetz.            | The Wreck Act and Limitations of                                    |
| Note (William J. Pallas)17:343         | Liability—Antithetic Concepts?                                      |
| "Finders, Keepers" Revised for the     | Comment   |
| High Seas: Columbus-America            | (J. Clifford Rogillio)IV:132  |
| Discovery Group v. Atlantic Mutual     |   |
| Insurance.                             | WRONGFUL DISCHARGE  |
| Note (Todd B. Siegler) 17:353          | The Choice Between Safety and Job                                   |
| Finders Weepers, Losers Keepers:       | Security: The United States Court                                   |
| The Eleventh Circuit Denies            | of Appeals for the Seventh Circuit                                  |
| Salvage Company's Claims to a          | Discusses the Protection of Seamen                                  |
| Sunken Military Vessel Found in        | from Unlawful Discharge Under 46                                    |
| International Waters in <i>Odyssey</i> | U.S.C. § 2114 in Gwin v. American                                   |
|  | _   |
| Marine Exploration, Inc. v.            | River Transportation Co. Note (Kristen A. Hernandez)32:667          |
| Unidentified Shipwrecked Vessel.       | *   |
| Note (Christine Nicole Burns) 36:803   | Shipowner Liability Arising from Violations of Statutory Work, Hour |

## TULANE MARITIME LAW JOURNAL [Vol. 36:853]

920