

THE MARITIME LAWYER

VOLUME X

FALL 1985

NUMBER 2

CONTENTS

ARTICLES

THE 0.5% TRADE ALLOWANCE: THE
THIRD CIRCUIT HOLDS THE CUSTOM
UNENFORCEABLE UNDER COGSA..... *Craig L. Staples* 183

OFFSHORE UPDATE—FIVE YEARS
AFTER PASSAGE: CONTRACTUAL
INDEMNITY, DEFENSE, AND INSURANCE
UNDER THE LOUISIANA OILFIELD
INDEMNITY ACT *Diogenis C. Panagiotis* 203

PUNITIVE DAMAGE AWARDS IN
MARITIME ARBITRATION: A
LEGITIMATE PART OF THE
ARBITRATOR'S ARSENAL?..... *Dion C. Raymos* 251

COMMENT

THE STATUS OF THE QUASI-AMERICAN*
BLUEWATER SEAMAN IN AMERICAN
COURTS *Brian Jay Corrigan* 269

NOTES

RECOVERY OF ECONOMIC LOSSES:
ROBINS DRY-DOCK REMAINS A
DOMINANT FORCE—LOUISIANA
EX. REL GUSTE V. M/V TESTBANK... *E. John Heiser* 283

FOREIGN SEAMEN, PERSONAL
INJURY, AND PRODUCTS LIABILITY:
TWO *FORUM NON CONVENIENS*
TESTS—*ALI V. OFFSHORE CO.*..... *Anne L. Lewis* 295

NARROWING THE SCOPE OF
“MARITIME EMPLOYMENT” UNDER
THE LHWCA: *HERB’S WELDING,
INC. V. GRAY* *J. Michael Nussbaum* 311

A NEW HIGHLIGHT ON AN OLD
DOCTRINE AND THE EVAPORATION
OF THE FLEET RULE: *MUNGUIA V.
CHEVRON, U.S.A., INC.* *Georgia Brady Powell* 326

CUMULATIVE INDICES

SUBJECT INDEX 343
TITLE/SUBJECT INDEX 359