

TULANE MARITIME LAW JOURNAL

VOLUME 18

SUMMER 1994

NUMBER 2

CONTENTS

ARTICLES

- DAMAGES FOR LOSS OF USE *G. Hamp Uzzelle, III* 179
- SUPERSEDING CAUSE: STILL A VIABLE
DEFENSE IN ADMIRALTY *William Jones Miller* 211
- CONTRASTING JUDICIAL APPROACHES TO
SEAMEN'S CLAIMS UNDER THE FOREIGN
SOVEREIGN IMMUNITIES ACT *Eric D. Suben* 231

RECENT DEVELOPMENTS IN MARITIME LAW

- Peter A. McLauchlan, Joseph P. Tabrisky*
Christina M. Krescanko, Bruce R. Hoefler, Jr.,
Marilyn L. Lytle 259

COMMENT

- AROUND THE WORLD ON EIGHT DOLLARS A DAY:
THE BINDING EFFECT OF MAINTENANCE
RATE PROVISIONS IN COLLECTIVE
BARGAINING AGREEMENTS..... *E. Jane Rolling* 317

NOTES

- HUNG OUT TO DRY, BUT STILL DRIPPING
WET: THE UNITED STATES SUPREME
COURT DOCKS FORUM NON CONVENIENS
IN *MILLER v. AMERICAN DREDGING CO.* *Julie C. Ashby* 347
- PRESERVING THE INTEGRITY OF THE
ARBITRAL PROCESS: *THE GOVERNMENT*
OF THE UNITED KINGDOM AND NORTHERN
IRELAND v. BOEING CO. *Awisheh Awini* 359

MARINE P&I INSURERS NO LONGER SAFE FROM THE LOUISIANA DIRECT ACTION STATUTE (IF THEY EVER WERE): <i>GRUBBS v. GULF INTERNATIONAL MARINE, INC.</i>	<i>Mark C. Elmer</i>	371
AT WORK ON ISLANDS IN A SEA OF INCONSISTENCIES—FIXED-RIG WORKERS UNDER THE LHWCA: <i>MUNGUIA v. CHEVRON, U.S.A. INC.</i>	<i>James E. Nelson</i>	389
THE THIRD CIRCUIT SINKS DUE PROCESS LIMITS ON THE MARITIME DRUG LAW ENFORCEMENT ACT: <i>UNITED STATES v. MARTINEZ-HIDALGO</i>	<i>Laurence E. Stuart</i>	401
TITLE/SUBJECT INDEX		415
SUBJECT INDEX		439