

TULANE MARITIME LAW JOURNAL

VOLUME 20

WINTER 1995

NUMBER 1

CONTENTS

FOREWORDS

THE BIRTH OF A JOURNAL.....	<i>Robert B. Acomb, Jr.</i>	i
A SALUTE TO THE MARITIME LAW JOURNAL: REFLECTIONS OF ONE MEMBER OF THE FACULTY.....	<i>Robert Force</i>	v
EDITORIAL REMARKS.....	<i>James P. Koelzer</i> <i>Aimee P. Kullman</i>	ix

ARTICLES

MARINE INSURANCE SURVEY

A COMPARISON OF UNITED STATES
LAW TO THE MARINE INSURANCE
ACT OF 1906

INTRODUCTION	<i>Edward V. Cattell, Jr.</i>	1
SURVEY	<i>Robert Bocko,</i> <i>Susan R. Bogart,</i> <i>James F. Moseley, Jr.</i> <i>Douglas M. Muller</i> <i>Shannon S. Sanfilippo</i> <i>Stephen C. Smith</i> <i>Christopher Young</i>	5

ASBESTOSIS LITIGATION AND MARINE
INSURANCE

Brian P. Brancato 105

PAYING TWICE FOR A PUBLIC
VESSEL'S NECESSARIES IN THE
ELEVENTH CIRCUIT.....

Thomas Van Horn 123

COMMENT

A VESSEL OR NOT A VESSEL—THAT IS THE QUESTION: THE DEFINITION OF THE TERM “VESSEL” UNDER THE LONGSHORE AND HARBOR WORKERS’ COMPENSATION ACT..... *John T. Lozier* 139

NOTES

VAGUELY REFINING ADMIRALTY TORT JURISDICTION: *JEROME B. GRUBART, INC. V. GREAT LAKES DREDGE & DOCK CO.* *Robert C. Adams* 163

THE SUDDEN DEMISE OF THE “NO RES, NO CASE” RULE IN RULE B MARITIME ATTACHMENT PROCEEDINGS: *STEVEDORING SERVICES OF AMERICA V. ANCORA TRANSPORT, N.V.*..... *Geoffrey A. Hoffman* 175

BASE WAGES MAY NOW BE JUST THE TIP OF THE MAINTENANCE AND CURE ICEBERG—THE ELEVENTH CIRCUIT RECOGNIZES AN INJURED SEAMAN’S PROJECTED GRATUITIES AS PART OF THE UNEARNED WAGES CALCULATION: *FLORES V. CARNIVAL CRUISE LINES* *Tondra Jo Phillips* 189

THE LIBERTY TO DEVIATE: *YANG MACHINE TOOL CO. V. SEA-LAND SERVICE, INC.* *Katherine A. Woodward* 201