

TULANE MARITIME LAW JOURNAL

VOLUME 21

SUMMER 1997

NUMBER 2

CONTENTS

ARTICLES

- AN OVERVIEW OF THE
CONSIDERATIONS INVOLVED IN
HANDLING THE CARGO CASE *Michael F. Sturley* 263
- INSURING CONTRACTUAL
INDEMNITY AGREEMENTS UNDER
CGL, MGL, AND P & I
POLICIES *William E. O'Neil, Esq.* 359
- REMOVAL AND REMAND OF
ADMIRALTY SUITS *Kenneth G. Engerrand* 383
- MONITORING COSTS UNDER THE
OIL POLLUTION ACT OF 1990:
A BLANK CHECK FOR THE
COAST GUARD? *Sergio J. Alarcon*
Flynn M. Jennings 419
- REPRESENTING THE MARINER
ACCUSED OF DRUG ABUSE:
A STEP-BY-STEP GUIDE *Patricia R. Spivey* 445
- RECENT DEVELOPMENTS IN MARITIME LAW** 471
- ADMIRALTY JURISDICTION
AND PROCEDURE *David B. Sharpe* 473
- CARRIAGE OF GOODS *Andrew C. Tsunis* 489

CERCLA AND THE CARRIAGE OF DANGEROUS GOODS AND HAZARDOUS SUBSTANCES	<i>Charles B. Anderson Marisa Marinelli</i>	501
SEAMEN’S INJURIES	<i>Edward J. Powers</i>	529

COMMENTS

SAFE PORT/BERTH CLAUSES: WARRANTY OR DUE DILIGENCE?	<i>Peter G. Hartman</i>	537
NEW LONDON ARBITRATION RULES: PARADISE REGAINED?	<i>G. Hans Sperling</i>	557

NOTES

THE PRICE OF UNIFORMITY: <i>AASMA</i> AND THIRD-PARTY RIGHTS OF DIRECT ACTION IN THE MARITIME CONTEXT: <i>AASMA V. AMERICAN STEAMSHIP OWNERS MUTUAL PROTECTION & INDEMNITY ASSOCIATION</i>	<i>Jennifer Ancona</i>	593
SEAMEN’S RELEASES: THE FACTORS TO LOOK AT WHEN DETERMINING THEIR VALIDITY: <i>RESNER V. ARCTIC ORION FISHERIES</i>	<i>Matt Cline</i>	603
BREAKING NEW ICE? SOUTHERN DISTRICT OF NEW YORK REVISITS MARITIME COLLISION LAW GOVERNING ICE DAMAGE: <i>GREAT AMERICAN INSURANCE CO. V. TUG CISSI REINAUER</i>	<i>Christian Dabb</i>	617

THE NINTH CIRCUIT FAILS TO
MEND THE INTER-CIRCUIT SPLIT
REGARDING THE BURDEN OF
PROOF IN FIRE STATUTE
CASES: *NISSAN FIRE &
MARINE INSURANCE CO.
V. M/V HYUNDAI EXPLORER* *Terry Marquez* 629

BOOK REVIEW

SEA OF GRASS, THE MARITIME
DRUG WAR, 1970-1990 BY
CHARLES M. FUSS, JR...... *Jeb T. Terrien* 643

QUANTUM SURVEY 645

COLLISION SURVEY 693