

TULANE MARITIME LAW JOURNAL

VOLUME 25

SUMMER 2001

NUMBER 2

CONTENTS

CHARTER PARTY SYMPOSIUM

FOREWORD	<i>H. Edwin Anderson, III</i>	417
UPSETTING A CHARTER PARTY ARBITRATION AWARD: ARE THE COURTS LOWERING THE BAR ON JUDICIAL REVIEW?	<i>R. Glenn Bauer</i>	419
DELAY AND DETENTION	<i>Philip Bush</i>	441
CHARTER PARTY TERMINATION AND THE APPROACH VOYAGE	<i>Raymond A. Connell</i>	469
THE BURDEN OF PROOF IN CASES OF CARGO LOSS AND DAMAGE WHERE THE U.S. CARRIAGE OF GOODS BY SEA ACT HAS BEEN INCORPORATED INTO A CHARTER PARTY	<i>Armand M. Paré, Jr.</i>	491
IDENTITY OF THE CARRIER: ISSUES UNDER SLOT CHARTERS	<i>Mary T. Reilly</i>	505
THE EFFECT OF THE CONTRACTS (RIGHTS OF THIRD PARTIES) ACT 1999 ON VOYAGE AND TIME CHARTER PARTIES	<i>Tony Vlasto Julian Clark</i>	519

NOTES

EXTENDING THE COGSA
UMBRELLA: THE ELEVENTH
CIRCUIT SETS LIMITS FOR THE
STANDING OF CARGO OWNERS
NOT NAMED IN BILLS OF LADING
IN *POLO RALPH LAUREN, L.P.*
v. TROPICAL SHIPPING &
CONSTRUCTION CO...... *Jeffrey Kvandal* 537

MANNESMAN DEMAG CORP. v.
M/V CONCERT EXPRESS: A DENIAL
OF MARITIME PROTECTIONS
TO OVERLAND TRANSPORTATION
COMPANIES *Bradley S. Parker* 547

SEA HUNT, INC. v. UNIDENTIFIED
SHIPWRECKED VESSELS:
DEFINING A STANDARD OF
“ABANDONMENT” FOR THE
SHIPWRECK OF A SOVEREIGN *Kyle Salvador Sclafani* 559

UNITED STATES v. LOCKE:
AFTER A ROUGH PASSAGE,
INTERTANKO CROSSES THE
BAR OF STATE REGULATION
TO REACH THE SAFE HARBOR
OF PREEMPTION *Michael F. Vitt* 573

QUANTUM SURVEY..... 595

COLLISION SURVEY..... 629