

# TULANE MARITIME LAW JOURNAL

---

---

VOLUME 35

WINTER 2010

NUMBER 1

---

---

## CONTENTS

### ARTICLES

- THE CARRIER'S DUTIES UNDER  
THE ROTTERDAM RULES:  
BETTER THE DEVIL YOU KNOW? ..... *Theodora Nikaki* 1
- CLOSE-HAULING TOWARD  
SIMPLIFIED ELIGIBILITY UNDER  
THE LONGSHORE AND HARBOR  
WORKERS' COMPENSATION ACT:  
A PROPOSAL FOR CONGRESSIONAL  
ACTION OR JUDICIAL  
CLARIFICATION TO RECTIFY  
PERSISTENT AMBIGUITY ..... *Nicole J. Dulude*  
*Todd Greenwood* 45
- RECOVERY OF CABLE REPAIR  
SHIP COST DAMAGES FROM  
THIRD PARTIES THAT INJURE  
SUBMARINE CABLES ..... *Douglas R. Burnett* 103
- THE DEEPWATER HORIZON  
DISASTER—SOME LIABILITY ISSUES ..... *Ruwantissa Abeyratne* 125
- PROTECTING THE BOOTY:  
CREATING A REGULATORY  
FRAMEWORK TO GOVERN  
INCREASED USE OF PRIVATE  
SECURITY COMPANIES IN THE  
FIGHT AGAINST PIRATES..... *Dana M. Parsons* 153

## ESSAY

TWO HUNDRED YEARS OF MARITIME NEW ORLEANS: AN OVERVIEW .....	<i>Sally K. and William D. Reeves</i>	183
--------------------------------------------------------------------	-------------------------------------------	-----

## COMMENTS

TAKE A BOW: IS IT TIME FOR THE PRELIMINARY CONTRACT DOCTRINE TO MAKE ITS EXIT? .....	<i>Ryan C. Davis</i>	219
--------------------------------------------------------------------------------------------	----------------------	-----

“BUILT” OR “REBUILT”? THAT IS THE QUESTION: RISK OF LOSING THE COASTWISE PRIVILEGE AFTER VESSEL MODIFICATION PROJECTS OUTSIDE THE UNITED STATES.....	<i>Han Deng</i>	241
---------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----------------	-----

COMBATING RISK ON THE HIGH SEA: AN ANALYSIS OF THE EFFECTS OF MODERN PIRATICAL ACTS ON THE MARINE INSURANCE INDUSTRY .....	<i>Christopher M. Douse</i>	267
----------------------------------------------------------------------------------------------------------------------------------------	-----------------------------	-----

WANING CONVENTIONS: REMEDYING NATURAL RESOURCE DAMAGES CAUSED BY VESSEL-SOURCE OIL POLLUTION UNDER THE EXISTING REGIMES AND THE NEED TO RECONVENE .....	<i>S. Eric Lee</i>	293
------------------------------------------------------------------------------------------------------------------------------------------------------------------------	--------------------	-----

“SAID TO CONTAIN”: FEAR OF INCURRING LIABILITY CREATES A DISINCENTIVE FOR CARGO CARRIERS TO IMPROVE SHIPPING CONTAINER SECURITY BY EXAMINING CARGO.....	<i>Kevin P. Maney</i>	317
------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----------------------	-----

NOT LEAVING THE ISSUE ON THE  
SHELF: APPLYING FEDERAL  
IMMIGRATION ON THE  
OUTER CONTINENTAL SHELF ..... *Michael Raudebaugh* 345

THE RELATIONSHIP, IF ANY,  
BETWEEN MISREPRESENTATION  
AND THE REINJURY: THE FIFTH  
CIRCUIT SUGGESTS THAT WILLFUL  
CONCEALMENT OF A PREEXISTING  
MEDICAL CONDITION *MAY*  
CONSTITUTE CONTRIBUTORY  
NEGLIGENCE IN *JOHNSON V.*  
*CENAC TOWING, INC.* ..... *Mahsa Soheil* 367

**NOTE**

A CARRIER BY ANY OTHER  
NAME: IS IT TIME TO EXPAND  
THE DEFINITION OF A  
COGSA CARRIER?..... *Kevin Baldwin* 389