

TULANE MARITIME LAW JOURNAL

VOLUME 36

WINTER 2011

NUMBER 1

CONTENTS

ARTICLES

- LIABILITY, COMPENSATION,
AND FINANCIAL RESPONSIBILITY
UNDER THE OIL POLLUTION ACT
OF 1990: A REVIEW OF THE
SECOND DECADE..... *Lawrence I. Kiern* 1

- PIRACY: NEW EFFORTS IN
ADDRESSING THIS
ENDURING PROBLEM..... *Multiple Authors* 65

- FIFTH AMENDMENT
DUE PROCESS,
FOREIGN SHIOPWNERS, AND
INTERNATIONAL LAW *Steven R. Swanson* 123

- SCUTTLE THE ABANDONED
SHIPWRECK ACT:
THE UNNECESSARY
UNCONSTITUTIONALITY OF
AMERICAN HISTORIC
SHIPWRECK PRESERVATION *Nathan Murphy* 159

COMMENTS

- AYE, AYE TO THE
FULL RELEASE:
THE FIFTH CIRCUIT CLARIFIES
HOW A JOINT TORTFEASOR
CAN SETTLE SUCCESSFULLY
AND SEEK CONTRIBUTION..... *Lauren E. Burk* 197

TO REPORT, OR NOT TO REPORT, THAT IS THE QUESTION: ARE PROTECTION AND INDEMNITY CLUBS RESPONSIBLE REPORTING ENTITIES UNDER MMSEA SECTION 111?	<i>Daniel L. Burkard</i>	213
BEWARE! DEFECTIVE APPURTENANCES: A DISCUSSION OF THE “SUBSTANTIAL RELATIONSHIP” REQUIREMENT FOR INVOKING ADMIRALTY JURISDICTION IN THE PRODUCTS LIABILITY CONTEXT	<i>Donald Lance Cardwell</i>	237
UNITED STATES TONNAGE TAXATION IN THE WAKE OF <i>POLAR TANKERS, INC. V.</i> <i>CITY OF VALDEZ, ALASKA:</i> LESSONS FROM THE EUROPEAN UNION	<i>Paul Riermaier</i>	257
HYBRID TORTS AND VICARIOUS LIABILITY UNDER THE JONES ACT: TESTING THE LIMITS OF COURSE AND SCOPE	<i>Charles E. Rothermel</i>	289
THREE’S A CROWD: THE UNHAPPY INTERPLAY AMONG THE NEW YORK CONVENTION, FAA, AND McCARRAN-FERGUSON ACT	<i>Zachary M. VanVactor</i>	313
NOTE		
BREAKING WAVES: THE NINTH CIRCUIT RETURNS TO THE TEXT TO DECIDE DOHSA’S APPLICABILITY IN <i>HELMAN V. ALCOA</i> <i>GLOBAL FASTENERS, INC.</i>	<i>James W. Clement</i>	339