

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 SHIPOWNERS, 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? *Daniel L. Burkard* 213

BEWARE! DEFECTIVE
APPURTENANCES:
A DISCUSSION OF THE
“SUBSTANTIAL RELATIONSHIP”
REQUIREMENT FOR INVOKING
ADMIRALTY JURISDICTION IN
THE PRODUCTS LIABILITY CONTEXT *Donald Lance Cardwell* 237

UNITED STATES TONNAGE
TAXATION IN THE WAKE OF
POLAR TANKERS, INC. V.
CITY OF VALDEZ, ALASKA:
LESSONS FROM THE
EUROPEAN UNION *Paul Riermaier* 257

HYBRID TORTS AND VICARIOUS
LIABILITY UNDER THE
JONES ACT: TESTING THE
LIMITS OF COURSE AND SCOPE *Charles E. Rothermel* 289

THREE’S A CROWD:
THE UNHAPPY INTERPLAY
AMONG THE NEW YORK
CONVENTION, FAA, AND
McCARRAN-FERGUSON ACT *Zachary M. VanVactor* 313

NOTE

BREAKING WAVES:
THE NINTH CIRCUIT RETURNS
TO THE TEXT TO DECIDE
DOHSA’S APPLICABILITY IN
HELMAN V. ALCOA
GLOBAL FASTENERS, INC. *James W. Clement* 339