

TULANE MARITIME LAW JOURNAL

VOLUME 37

WINTER 2012

NUMBER 1

CONTENTS

ARTICLE

- LIFTING “THE GREAT SHROUD
OF THE SEA”: A CUSTOMARY
INTERNATIONAL LAW APPROACH
TO THE DOMESTIC APPLICATION
OF MARITIME LAW *David W. Denton, Jr.* 1

ESSAYS

- OCLSA, THE LHWCA,
PACIFIC OPERATORS OFFSHORE, LLP
V. VALLADOLID, AND THE NEW
SUBSTANTIAL-NEXUS REQUIREMENT *Thomas C. Galligan, Jr.* 45

- THE DEVELOPMENT OF
ENVIRONMENTAL SALVAGE
AND REVIEW OF THE LONDON
SALVAGE CONVENTION 1989..... *Archie Bishop* 65

- BINDING EFFECT OF ARBITRATION
CLAUSES ON HOLDERS OF
BILLS OF LADING AS NONORIGINAL
PARTIES AND A POTENTIAL UNIFORM
APPROACH THROUGH
COMPARATIVE ANALYSIS *Ling Li* 107

COMMENTS

- CONGRESS SENDS AN “S.O.S.”
TO THE WORLD: CHARTERING
THE COURSE FOR MARITIME
LAWS ON DEATH *Christine Nicole Burns* 127

DANGEROUS GOODS LIABILITY IN THE AGE OF CONTAINERIZATION— <i>WARNING: THIS COMMENT MAY (OR MAY NOT) SELF-DESTRUCT</i>	<i>Joseph Z. Cavanah</i>	147
THE ACE UP THE SLEEVE: FEDERAL COURTS ALLOW EMPLOYER COUNTERCLAIMS FOR PROPERTY DAMAGE TO WIPE OUT THE JONES ACT CLAIMS OF SEAMEN	<i>Courtney L. Collins</i>	175
TO EXHIBIT OR NOT TO EXHIBIT?: ESTABLISHING A MIDDLE GROUND FOR COMMERCIALY EXPLOITED UNDERWATER CULTURAL HERITAGE UNDER THE 2001 UNESCO CONVENTION.....	<i>Laura Gongaware</i>	203
UNRAVELING THE TANGLED WEB: A DISCUSSION OF THE DEVELOPMENT AND EFFECTS OF THE SUPREME COURT’S SUBSTANTIAL-NEXUS TEST AS IT APPLIES TO THE OUTER CONTINENTAL SHELF LANDS ACT.....	<i>Ryan T. Martin</i>	231
EQUITABLE PERSONIFICATION: A REVIEW OF RES JUDICATA’S HISTORICAL APPLICATION TO SUCCESSIVE IN PERSONAM AND IN REM ADMIRALTY ACTIONS IN THE UNITED STATES.....	<i>Bradley J. Schwab</i>	253
AN ISSUE OF ENFORCEMENT: FOREIGN ARBITRATION AND CHOICE-OF-LAW CLAUSES WITHIN A JONES ACT SEAMAN’S EMPLOYMENT CONTRACT	<i>Ashley M. Wheelock</i>	285

NOTE

IGNORING ITS WARDS:
THE FIFTH CIRCUIT RESTRICTS
CURE AWARDS FOR SEAMEN IN
MANDERSON V. CHET

MORRISON CONTRACTORS..... *Michael Dehart*

319