

THE MARITIME LAWYER

VOLUME IV

FALL 1979

NUMBER 2

CONTENTS

ARTICLES

REMOVAL JURISDICTION OF SAVINGS CLAUSE
SUITS AS CIVIL ACTIONS WITHIN THE ORIGINAL
JURISDICTION OF THE DISTRICT COURTS *Joshua M. Morse, III* 197

LIMITATION OF LIABILITY AND DIRECT ACTIONS:
THE RELEVANT FUND..... *Frederick W. Swaim, Jr.* 215

YACHT THEFT: LOSS BY PIRATES OR ASSAILING
THIEVES? *Lawrence C. Delay* 277

COMMENTS

SECTION 905(B) AND A STANDARD OF NEGLIGENCE:
COSMOS OR CHAOS?..... *Steven E. Goldman* 305

THE HISTORY, EVOLUTION, AND CHARACTERISTICS
OF THE LASH CONCEPT *William H. Frankel* 323

NOTES

LONGSHOREMEN'S NEGLIGENCE ACTIONS AGAINST
SHIPOWNERS AFTER THE 1972 AMENDMENTS TO THE
LONGSHOREMEN'S AND HARBOR WORKERS'
COMPENSATION ACT: AN END TO CIRCULAR
LIABILITY?—*EDWARDS V. COMPAGNIE GENERALE*
TRANSATLANTIQUE *Marshall G. Weaver* 341

WRONGFUL ATTACHMENT OF FOREIGN VESSEL
PRECLUDES IN PERSONAM REMEDY—*JET LINE*
SERVICES, INC. v. M/V MARSALA
HARIGA *Margaret Meyer* 355

THE TIME LIMITATION PERIOD FOR WRONGFUL DEATH ACTIONS UNDER GENERAL MARITIME LAW— <i>PUBLIC ADMINISTRATORS OF NEW YORK V.</i> <i>ANGELA COMPANIA NAVIERA, S.A.</i> <i>John Marks Moore, III</i>	362
CUMULATIVE INDEX (Volumes I through IV)	371