

# THE MARITIME LAWYER

---

---

VOLUME VII

SPRING 1982

NUMBER 1

---

---

## CONTENTS

### ARTICLES

THE IMPLIED WARRANTY OF  
WORKMANLIKE PERFORMANCE IN  
TOWAGE: A VIABLE THEORY?..... *George R. Alvey, Jr.* 1

DUTIES AND LIABILITIES OF  
MARINE INSURANCE BROKERS AND  
AGENTS ..... *Richard A. Montgomery* 33

INFORMAL GUIDE TO COAST GUARD  
INVESTIGATIONS OF MARINE CASUALTIES  
AND ACCIDENTS INVOLVING  
COMMERCIAL VESSELS..... *William B. Thomas* 47

### COMMENT

COLLISION AT SEA: ADMIRALTY  
PROPORTIONATE DAMAGES RULE V.  
SOVEREIGN IMMUNITY IN THIRD-PARTY  
INDEMNIFICATION SUITS INVOLVING  
MILITARY PERSONNEL..... *Debra F. Gambrill* 79

### NOTES

THE THRESHOLD TEST OF *ALLSTATE*:  
A MOVEMENT TOWARD CERTAINTY IN THE  
CONTAINERIZATION CASES—*ALLSTATE*  
*INSURANCE CO. V. INVERSIONES*  
*NAVIERAS IMPARCA* ..... *Jane Marc Wells* 109

THE FIFTH CIRCUIT NAVIGATES  
BETWEEN SCYLLA (*HIGGINBOTHAM*)  
AND CHARYBDIS (*GAUDET*)—*BODDEN V.*  
*AMERICAN OFFSHORE, INC.*..... *William J. Appel* 119

PRODUCTS LIABILITY IN A MARITIME SETTING: THE NEGLIGENT FAILURE TO WARN— <i>IONMAR COMPANIA</i> <i>NAVIERA, S.A. v. OLIN CORP.</i> .....	<i>Linda M. Eckles</i>	130
A CONTRACT FOR THE LEASE OF CARGO SHIPPING CONTAINERS IS A MARITIME CONTRACT SUBJECT TO ADMIRALTY JURISDICTION— <i>CTI-CONTAINER LEASING</i> <i>CORP. v. OCEANIC OPERATIONS CORP.</i> ....	<i>James W. Marks, Jr.</i>	139
FEDERAL DISTRICT COURTS HAVE NO DISCRETION WHEN AWARDING THE DOUBLE WAGE PENALTY— <i>GRIFFIN V.</i> <i>OCEANIC CONTRACTORS, INC.</i> .....	<i>Michael H. Torian</i>	149
RULE B: ALIVE AND WELL IN THE NINTH CIRCUIT— <i>POLAR SHIPPING LTD. v.</i> <i>ORIENTAL SHIPPING CO.</i> .....	<i>Pamela Marshall West</i>	159
QUANTUM SURVEY		171