

THE MARITIME LAWYER

VOLUME VIII

FALL 1983

NUMBER 2

CONTENTS

ARTICLES

- DUE PROCESS AND TRADITIONAL
ADMIRALTY ARREST AND ATTACHMENT
UNDER THE SUPPLEMENTAL RULES..... *Charles Schwartz, Jr.* 229
- STEVEDORES AND MARITIME LIENS *William Tetley, Q.C.* 269
- FEDERAL REGULATION OF DOMESTIC
OCEAN COMMERCE: CROSSROADS IN
JURISDICTIONAL AUTHORITY AND
REGULATORY PHILOSOPHY *Amy Loeserman Klein* 299
Charles Friedlander
- ADMIRALTY JURISDICTION IN
CONTINENTAL COUNTRIES *K.D. Kerameus* 329

COMMENT

- SECTION 905(B) LIABILITY OF
OWNER—STEVEDORES *Andrew P. Burnside* 347

NOTES

- NO SPECIAL SOLITUDE FOR SEAMEN'S
WIVES: FIFTH CIRCUIT (AGAIN) FINDS
NO RECOVERY FOR LOSS OF SOCIETY
UNDER A NEGLIGENCE THEORY—
BELTIA V. SIDNEY TORRES
MARINE TRANSPORT, INC...... *Mary Elizabeth Breaux* 371

FOREIGN SEAMEN IN UNITED STATES COURTS: THE NATURE OF THE VESSEL AS A FACTOR IN INTERNATIONAL CHOICE OF LAW ANALYSIS—VAZ <i>BORRALHO V. KEYDRIL CO...</i>	<i>Laura L. Roos</i>	383
AN EMPLOYER’S COMMON OWNERSHIP OR CONTROL OVER SEVERAL VESSELS IS UNNECESSARY FOR RECOVERY UNDER THE JONES ACT— <i>BERTRAND V. INTERNATIONAL MOORING & MARINE, INC.</i>	<i>Samuel M. Rosamond III</i>	398