THE MARITIME LAWYER

VOLUME XI    FALL 1986    NUMBER 2

CONTENTS

ARTICLES

LIMITATION, NON-RESPONSIBILITY AND DISCLAIMER CLAUSES ......................... William Tetley, Q.C.  203

MARITIME COURTS IN THE MIDDLE KINGDOM: CHINA'S GREAT LEAP SEAWARD ......................................................... Curtis E. Pew  Robert M. Jarvis  Mark Sidel  237

SEAMAN STATUS CONTINUES ITS VOYAGE THROUGH UNCHARTERED BROWN WATER APPLICATIONS USING BARRETT V. CHEVRON, U.S.A., INC. TO SET ITS COURSE ......................... Richard J. Arsenault  273

UPDATE: FOREIGN PORT CUSTOM

TAN HI AND CONTAINERIZED CARGO IN THE PHILIPPINES .......................... Randolph J. Friedman  297

COMMENT

FORECLOSING ON THE ECLIPSE DOCTRINE—A PLEA FOR EQUITY IN ADMIRALTIES .................................................. Thomas P. Adams  301

NOTES

STRict Enforcement of Collectively Bargained Maintenance Rates: GARDINER v. SEA-LAND SERVICE, INC. ..... Flynn Jennings  311
FIFTH CIRCUIT ALLOWS COUPLING OF SURVIVAL ACTION UNDER GENERAL MARITIME LAW WITH DOHSA CLAIM: AZZOPARDI V. OCEAN DRILLING & EXPLORATION CO.... ... Laura Louise Magner 319

FEDERAL COURTS PUT UNIFORMITY TO SLEEP ON THE SHELF: KNAPP & CHEVRON, U.S.A., INC. ............. Henry D. Olinde 329

STANDING BEFORE THE MARITIME ADMINISTRATION: THE PROTESTS OF “UNFIT” VESSELS—AMERICAN TRADING TRANSP. CO. V. UNITED STATES.............................. Richard W. Westling 341