### CONTENTS

#### ARTICLES

**DAMAGES FOR LOSS OF USE**

G. Hamp Uzzelle, III  
179

**SUPERSEDING CAUSE: STILL A VIABLE DEFENSE IN ADMIRALTY**

William Jones Miller  
211

**CONTRASTING JUDICIAL APPROACHES TO SEAMEN’S CLAIMS UNDER THE FOREIGN SOVEREIGN IMMUNITIES ACT**

Eric D. Suben  
231

**RECENT DEVELOPMENTS IN MARITIME LAW**

Peter A. McLauchlan, Joseph P. Tabrisky  
Christina M. Krescanko, Bruce R. Hoefer, Jr., Marilyn L. Lytle  
259

#### COMMENT

**AROUND THE WORLD ON EIGHT DOLLARS A DAY: THE BINDING EFFECT OF MAINTENANCE RATE PROVISIONS IN COLLECTIVE BARGAINING AGREEMENTS**

E. Jane Rolling  
317

#### NOTES

**HUNG OUT TO DRY, BUT STILL DRIPPING WET: THE UNITED STATES SUPREME COURT DOCKS FORUM NON CONVENIENS IN MILLER v. AMERICAN DREDGING CO.**

Julie C. Ashby  
347

**PRESERVING THE INTEGRITY OF THE ARBITRAL PROCESS: THE GOVERNMENT OF THE UNITED KINGDOM AND NORTHERN IRELAND v. BOEING CO.**

Awisheh Awini  
359
MARINE P&I INSURERS NO LONGER SAFE FROM
THE LOUISIANA DIRECT ACTION STATUTE
(IF THEY EVER WERE): GRUBBS v. GULF
INTERNATIONAL MARINE, INC. ...................... Mark C. Elmer 371

AT WORK ON ISLANDS IN A SEA OF
INCONSISTENCIES—FIXED-RIG WORKERS
UNDER THE LHWCA: MUNGUIA v.
CHEVRON, U.S.A. INC. ................................. James E. Nelson 389

THE THIRD CIRCUIT SINKS DUE PROCESS
LIMITS ON THE MARITIME DRUG LAW
ENFORCEMENT ACT: UNITED STATES v.
MARTINEZ-HIDALGO ................................. Laurence E. Stuart 401

TITLE/SUBJECT INDEX 415

SUBJECT INDEX 439