

TULANE MARITIME LAW JOURNAL

VOLUME 28

WINTER 2003

NUMBER 1

CONTENTS

ARTICLES

REFORM OF CARRIAGE OF GOODS—
THE UNCITRAL DRAFT
AND SENATE COGSA '99 *William Tetley, Q.C.* 1

MARINE PROTECTION AND
INDEMNITY INSURANCE:
CONDUCT, INTENT, AND
PUNITIVE DAMAGES *Stephen Martin* 45

THE ORIGIN, DEVELOPMENT, AND
FUTURE OF MARITIME LIENS
AND THE ACTION IN REM *Neill Hutton* 81

COMMENTS

IN THE WAKE OF THE PRESTIGE
DISASTER: IS AN EARLIER
PHASE-OUT OF SINGLE-HULLED
OIL TANKERS THE ANSWER? *Elizabeth Galiano* 113

DISORDER IN THE COURT:
A CRITICAL EXAMINATION OF
JURISPRUDENCE INTERPRETING
THE DECISION OF THE
UNITED STATES SUPREME
COURT IN *HARBOR TUG &*
BARGE CO. V. PAPAI *Wiley Richmond Beevers* 135

THE FUTURE OF VESSEL STATUS IN THE FIFTH CIRCUIT— WILL A FLOATING PRODUCTION STORAGE AND OFFLOADING PLATFORM BE DEEMED A JONES ACT VESSEL?.....	<i>Jeffrey Nicholas</i>	153
RETHINKING THE EASY WAY OUT: FLAGS OF CONVENIENCE IN THE POST-SEPTEMBER 11TH ERA	<i>Maria J. Wing</i>	173
SAY WHAT YOU MEAN AND MEAN WHAT YOU SAY: EDGING TOWARDS A WORKABLE CONTAINER SOLUTION	<i>Meagen Leary</i>	191
NOTE		
MARITIME LAW TAKES A STEP INTO THE MODERN AGE OF BANKING: <i>WINTER STORM</i> <i>SHIPPING V. TPI</i>	<i>Jayson Haile</i>	209