

Issue	Article	Author
October, 1999	<p>THE PRESIDENT'S CORNER</p> <p>AUCKLAND HOSTS ICMA XIII</p> <p>MLA CENTENNIAL</p> <p>BIMCO SEMINAR IN NEW YORK</p> <p>ARE YOU CONFUSED BETWEEN VESSEL ARREST AND VESSEL ATTACHMENT? READ ON-</p> <p>MV "ANNA" - WRONGFUL ARREST IN THE GUANGZHOU (CANTON) MARITIME COURT</p> <p>NO LIEN FOR BUNKER SUPPLIERS: "YUTA BONDAROVSKAYA</p> <p>STOWAGE, LASHING AND UNSEAWORTHINESS</p> <p>RECENT DECISIONS: BACK TO BACK CHARTERS - DON'T COUNT ON IT: M/V ERMIS, SMA 3554 (1999)</p> <p>CLAUSE 8--LOAD, STOW, TRIM v. SEAWORTHINESS The MASTER PANOS, SMA 3501 (1999),</p> <p>SMA'S 1999-2000 ELECTIONS OF OFFICERS AND BOARD</p>	<p>Lucienne C. Bulow</p> <p>Manfred Arnold</p> <p>Manfred Arnold</p> <p>Manfred Arnold</p> <p>Manfred Arnold</p> <p>Nigel Binnersley</p> <p>Manfred Arnold</p> <p>Waterson Hicks Newsletter</p> <p>Manfred Arnold</p> <p>Manfred Arnold</p>
January, 2000	<p>THE PRESIDENT'S CORNER</p> <p>US COGSA 2000</p> <p>MARITIME ARBITRATION - THE CLUB PERSPECTIVE</p> <p>GLOBAL COOPERATION</p> <p>CHOICE OF LAW: THORSFREDDY, SMA No. 3527 [1999]</p> <p>RECENT AWARD: SHARED LIABILITY FOR VESSEL STABILITY: PATRICIA SHERIDAN, SMA No. 3569 [1999].</p>	<p>Lucienne C. Bulow</p> <p>Joseph Cangelosi</p> <p>M.J.C. Salthouse</p> <p>Ignacio de Ros</p> <p>David Martowski</p> <p>Donald J. Szostak</p>
April, 2000	<p>PRESIDENT'S CORNER</p> <p>NY ARBITRATION AT THE MILLENNIUM THE DYNAMISM OF A FLEXIBLE FORUM</p> <p>COGSA AND BURDENS OF PROOF The Effect, If Any, on the Burdens of Proof by Incorporating Cogsa by Reference into a Charter Party</p> <p>IS VOUCHING-IN VALID? YES, BUT..... VAKIS TSAKIROGLOU , SMA 3567 [1999]</p> <p>VESSEL SUITABILITY AND MITIGATION: SPRINTER, SKIER, SCAMPER, SMA No. 3558 [1999]</p>	<p>Lucienne C. Bulow</p> <p>John G. Poles, John C. Stratakis, Jana N. Byron</p> <p>Chester D. Hooper</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p>
July, 2000	<p>BIMCO SEMINAR</p> <p>COMPREHENSIVE STUDY OF AMERICA'S MARITIME HISTORY LAUNCHED</p> <p>COGSA 2000 - AN UPDATE</p> <p>"The Supreme Court's March 6, 2000 Intertanko Decision - Its Impact on Tanker Operations and Charter Party Practices."</p> <p>MANIFEST DISREGARD -STANDARD OF REVIEW: PUNICA, SMA No. 3513 [1999]</p> <p>VETTING - "Catch 22"? : DIAMOND PARK/EMERALD PARK, SMA 3576 [1999]</p> <p>DEFINITIONS - VETTING</p> <p>37TH ANNUAL MEETING</p> <p>HUMOR CORNER</p>	<p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>Craig S. English, Esq</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p>

Issue	Article	Author
Fall, 2000	PRESIDENT'S CORNER ASBA HOME STUDY COURSE IN CHARTERING PROCEEDINGS TO CONFIRM, VACATE OR MODIFY AWARDS - VENUE PRE-HEARING PRODUCTION OF DOCUMENTS BY THIRD PARTIES RECENT AWARDS - SPLIT COGSA DECISIONS: FELIZ DUCKLING, SMA 3611 [1999] - JO ELM, SMA 3617 [1999] LETTERS TO THE EDITOR WHY ARBITRATORS MUST KEEP THEIR WITS ABOUT THEM AND REMAIN COOL, DISCREET AND CIRCUMSPECT IN LANGUAGE AND DEMEANOR	Lucienne C. Bulow William H. Hagendorn Donald J. Szostak John B. Besman, Michael Chairman Donald J. Szostak
January, 2001	PRESIDENT'S CORNER THE HISTORY OF MARITIME ARBITRATION IN NEW YORK BIMCO SEMINAR - TANKER TIME CHARTERS NEW GUIDANCE ON SEAWORTHINESS OBLIGATIONS SMA RULES FOR SHORTENED ARBITRATION PROCEDURE QUOTES FOR THE QUARTER AND BEYOND	Lucienne C. Bulow Donald Zubrod Donald J. Szostak James Hooper Michael A. van Gelder Donald J. Szostak
April, 2001	PRESIDENT'S CORNER HOPE AND LIBERATOR THE SAGA CONTINUES? VESSEL ROUTING - NAVIGATION OR EMPLOYMENT: HILL HARMONY, (House of Lords, December 7, 2000) VESSEL ROUTING - NAVIGATION OR EMPLOYMENT Master's Authority and Responsibility The Other Side of the Issue SALVAGE: SCOPIC and SCR RULES FOR SHORTENED ARBITRATION PROCEDURE OF THE SOCIETY OF MARITIME ARBITRATORS, INC.	Lucienne C. Bulow Donald J. Szostak Jack Berg Henry E. Engelbrecht Robert P. Umbdenstock Donald J. Szostak
July, 2001	PRESIDENT'S CORNER ICMA XIV - HAVE YOU REGISTERED? CONSOLIDATION RECOVERING LEGAL COSTS IN THE US RECENT AWARD GOOD AND SAFE PORT: CHESAPEAKE BAY, SMA No. 3677 -- [2001] 38 ANNUAL MEETING HUMOR	David Martowski SIGNALS (Issue 43) Donald J. Szostak Robert B. Thomas
October, 2001	PRESIDENT'S CORNER The Fourteenth International Congress of Maritime Arbitrators - ICMA XIV ICMA HISTORY ARBITRATION - A JUDICIAL PERSPECTIVE WHY ARBITRATION IN NEW YORK UNDER SMA RULES? RECENT AWARDS - VETTING REVISITED: AMERICAN ENERGY - SMA 3141 (30 Jan 1995) - AMERICAN CHEMIST - SMA 3189 (22 Jun 1995) - DIAMOND PARK/EMERALD PARK - SMA 3576 (30 Nov 1999) - HAROLD K. HUDNER - SMA 3619 (8 May 2000) - OPAL SUN - SMA 3664 (12 Feb 2001)	David Martowski Honorable Charles S. Haight, Jr., United States District Judge for the SDNY Donald J. Szostak

Issue	Article	Author
October, 2001 [Cont'd]	NOTICE OF READINESS AND LAYTIME COMMENCEMENT LEGAL CITATIONS ARE ON TRIAL IN INNOVATION V. TRADITION ENDNOTES, FOOTNOTES OR SENTENCE CITATIONS IN ARBITRATION AWARDS? IN MEMORIAM - Edward T. Hill QUOTES FOR THE QUARTER	Donald J. Szostak WILLIAM GLABERSON Donald J. Szostak Donald J. Szostak Donald J. Szostak
January, 2002	PRESIDENT'S CORNER THE FIFTH CEDRIC BARCLAY MEMORIAL LECTURE THE NEW MILLENNIUM, TERRORISM & ARBITRATION RECENT AWARD Recoupment/Equitable Set-off - MONAGAS, SMA 3675 A SUBJECT NEVER EXHAUSTED Exxon Valdez Damages Excessive QUOTES FOR THE QUARTER	David Martowski Honourable Mr. Justice Wauing Donald J. Szostak Donald J. Szostak Donald J. Szostak
April, 2002	PRESIDENT'S CORNER LONDON AND NEW YORK ARBITRATIONS COMPARED SEAWORTHINESS SHIPPING AT RISK: PORT AND MARITIME SECURITY RECENT AWARD Service Contract Decision MANIFEST DISREGARD OF LAW THE GENDER OF SHIPS GONE DIGITAL QUOTES FOR THE QUARTER	David Martowski John Besman Patrick V. Martin, Esq. Lucienne C. Bulow LeRoy Lambert Donald J. Szostak Donald J. Szostak Donald J. Szostak
July, 2002	FORWARD PRESIDENT'S CORNER CHARTER PARTIES AND THE "CLAUSE PARAMOUNT" The Case Notes Website - the Inside Story WHAT IS A VESSEL? 39TH ANNUAL MEETING US COURT RULES ON TITANIC Artifacts HUMOR The Texas Three-Kick Rule QUOTE FOR THE QUARTER	David Martowski Raymond A. Connell, Esq. David Martin-Clark Wade S Hooker Jr., Esq. And Terry L. Stoltz, Esq. Donald J. Szostak Donald J. Szostak Donald J. Szostak Donald J. Szostak
October, 2002	PRESIDENT'S CORNER SUPREME COURT FINDS COAST GUARD HAS LIMITED AUTHORITY OVER UNINSPECTED VESSELS HAMLET REDUX A Case for Brevity & Reasoned Enquiry Misdelivery in the Absence of Original Bills and Exemption Clauses RECENT AWARDS: TENG FEI HAI, SMA 3726 - YARDIMCI, SMA 3731 HUMOR EAT WHAT YOU WANT QUOTE FOR THE QUARTER	David Martowski George Weller Rodney Elden William Leung Donald J. Szostak Andrew Tobias Donald J. Szostak

Issue	Article	Author
January, 2003	PRESIDENT'S CORNER SMA SURVEY CANADIAN MARITIME ARBITRATION SALVAGE CONTRACTS RECENT AWARDS: ATLANTIS TWO [SMA 3725] - POEIDON [SMA 3732] HAPPY DAY - RE-REVISITED DEFINITION FOR THE QUARTER IN MEMORIAM Konstantinos N. Livanos IN MEMORIAM Richard Summer, Esq.	David Martowski John Weale Robert Umbdenstock Donald J. Szostak Michael Marks Cohen Michael Marks Cohen
April, 2003	PRESIDENT'S CORNER SUBJECT DETAILS SERVICE CONTRACTS A WAY TO AVOID SKY REEFER SALVAGE CONTRACTS II RECENT AWARD PERSEVERANCE PREVAILS: Titan Maritime Industries, Inc. v. Marina Funding Group [SMA 3758] HUMOR FOR THE QUARTER	Michael Marks Cohen Paul Keane, Esq. Robert Umbdenstock Donald J. Szostak Michael Marks Cohen
July, 2003	THE PRESIDENT'S CORNER AN INVITATION The SOCIETY OF MARITIME ARBITRATORS FORTIETH anniversary NON-STATUTORY GROUNDS FOR VACATING AN ARBITRATION AWARD Seaman's Failure To Disclose Prior Injuries Forfeits Right To Maintenance & Cure Benefits. RECENT AWARD- YACHT STANY [SMA 3760] ICMA XV 40TH ANNUAL MEETING IN MEMORIAM Joseph J. Homicki, Jr. QUANDARY FOR THE QUARTER	David Martowski David A. Nourse James P. Nader & Joseph A. Pobjick David Martin-Clark
October, 2003	THE PRESIDENT'S CORNER SMA NEWS SMA Blue Book MARITIME ARBITRATION IN NEW YORK FOREWORD to the FOURTH EDITION 40 CONGRATULATIONS LATENESS AT THE LOADPORT "The Late Show"- BIMCO/SMA RECENT AWARDS: FORESEEABILITY: MERCURE [SMA 3785] PLAUSIBLE READING: M/V ARISTIDES [SMA 3686] QUOTE FOR THE QUARTER	David Martowski Charles S. Haight, Jr. Bruce A. Harris Jack Berg

Issue	Article	Author
January, 2004	<p>THE PRESIDENT'S CORNER</p> <p>IN MEMORIAM JEAN-PIERRE (JOHN) BESMAN</p> <p>SMA ARBITRATION FROM A USER'S PERSPECTIVE</p> <p>RECENT AWARDS: CONFLICTS OF LAW: BONA FULMAR [SMA 3787]</p> <p>DEMURRAGE VS DETENTION DAMAGES - AN AN [SMA 3792]</p> <p>SIMPLE OR COMPOUND INTEREST?</p> <p>QUOTE FOR THE QUARTER</p>	<p>David Martowski</p> <p>Jon Wing</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p>
April, 2004	<p>THE PRESIDENT'S CORNER</p> <p>THE EMERALD DECISION</p> <p>OF CUSTOM BONDAGE, UNCITRAL DRAFTS, "IF ANY," AND WHAT AN ARBITRATOR SHOULD KNOW ABOUT THESE RECENT LEGAL DEVELOPMENTS</p> <p>RECENT AWARDS: UNJUSTIFIED DETENTION: ENERGY RANGER [SMA 3817]</p> <p>TIME CHARTER v. VOYAGE CHARTER: THARINEE NAREE [SMA 3811]</p> <p>MASTER'S NEGLIGENCE AND UNSAFE PORT: STAR B [SMA 3813]</p> <p>APPEAL OF SALVAGE AWARD: OVATION [SMA 3801]</p> <p>DISAPPEARING INK?: HYDE PARK [SMA 3808]</p> <p>DIGESTING AWARDS</p> <p>QUIZ FOR THE QUARTER</p>	<p>David Martowski</p> <p>Jack Berg</p> <p>LeRoy Lambert</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p>
July, 2004	<p>THE PRESIDENT'S CORNER</p> <p>MUDDLED WATERS: MARITIME SECURITY DELAYS AND CHARTER PARTY IMPLICATIONS</p> <p>RECENT AWARDS: EXPLOSION, LIABILITY AND RES IPSA LOQUITUR: PELICAN [SMA 3847]</p> <p>EXXONVOY 90 FORM: STRIMON [SMA 3807]</p> <p>CLASSIFICATION SOCIETY: SEA TRIDENT [SMA 3815]</p> <p>IDLE THOUGHTS</p> <p>QUIXOTRY FOR THE QUARTER?</p>	<p>David Martowski</p> <p>Robert G. Clyne, Esq.</p> <p>Donald J. Szostak</p> <p>David Martin-Clark</p> <p>David Martin-Clark</p> <p>Manfred Arnold</p>
October, 2004	<p>THE PRESIDENT'S CORNER</p> <p>FMC'S ALTERNATIVE DISPUTE RESOLUTION PROGRAM</p> <p>RECENT CASES SECOND CIRCUIT ORDERS ARBITRATION OF CHEMICAL CASES</p> <p>THE STRANDING OF THE SEALAND EXPRESS: SEALAND EXPRESS [SMA 3859]</p> <p>PRODUCTS LIABILITY</p> <p>WAIVING ARBITRATION</p> <p>BOUNTY</p> <p>COMMUNICATION</p>	<p>David Martowski</p> <p>Ron Murphy</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>David Martin-Clark</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>Don Moyer</p>

Issue	Article	Author
January, 2005	<p>THE PRESIDENT'S CORNER</p> <p>MARITIME ARBITRATION IN NEW YORK - A COURSE</p> <p>MISDECLARED CARGOES</p> <p>RECENT CASES ADMIRALTY JURISDICTION</p> <p>MISDIRECTED CARGO</p> <p>BUNKER QUALITY DISPUTES More Onus on Charterers</p> <p>SMA AWARDS PUBLICATION POLICY</p> <p>SEMINAR IN MEXICO SAVE THE DATE</p> <p>HUMOR FOR THE QUARTER</p>	<p>David Martowski</p> <p>Captain James J. McNamara</p> <p>David Martin-Clark</p> <p>David Jensen</p> <p>Mark O'Neil</p> <p>Donald J. Szostak</p>
April, 2005	<p>THE PRESIDENT'S CORNER</p> <p>MARITIME ARBITRATION IN NEW YORK - A REVIEW</p> <p>CONDUCTING ARBITRATIONS IN NEW YORK</p> <p>HOUSTON SEMINAR</p> <p>MOCK ARBITRATION IN PANAMA</p> <p>SEMINAR IN MEXICO</p> <p>NORTHERN VOYAGER</p> <p>RECENT U.S. AND INTERNATIONAL MARITIME DEVELOPMENTS</p> <p>AN OVERVIEW OF THE DRY BULK FREIGHT MARKET</p> <p>RECENT CASE SOLE NEGLIGENCE IN SHIPMAN GGE RANGER/ATL EXPLORER - SMA 3870]</p> <p>ICMA XVI</p> <p>HUMOR FOR THE QUARTER</p>	<p>David Martowski</p> <p>Austin Dooley</p> <p>Klaus Mordhorst</p> <p>Tom Fox</p> <p>Svend H. Hansen, Jr.</p> <p>Manfred Arnold</p> <p>Michael Rawworth</p> <p>Peter Tirschwell</p> <p>Peter Sandler</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p>
July, 2005	<p>THE PRESIDENT'S CORNER</p> <p>42 ANNUAL MEETING</p> <p>ARBITRATING SHIPYARD DISPUTES & DAMAGES</p> <p>Hello? Is Everyone There? As of Jan. 1, CPLR §3113 provides a way to take depositions by telephone or other electronic means.</p> <p>RECENT COURT DECISIONS</p> <p>PACKAGE LIMITATION</p> <p>FEDERAL COURT OF AUSTRALIA ADMIRALTY AND MARITIME WEBSITE</p> <p>QUESTIONABLE DISCLAMATION FOR THE QUARTER</p>	<p>Klaus Mordhorst</p> <p>John T. Jozwick, Esq.</p> <p>Lauren Reiter Brody, Frances K. Browne, Deborah L. Shapiro and Sarah L. Jensen</p> <p>Holland & Knight</p> <p>DeOrchis & Partner</p> <p>Marion.Haworth</p> <p>Donald J. Szostak</p>
October, 2005	<p>THE PRESIDENT'S CORNER</p> <p>CAN PARTIES EXPAND THE SCOPE OF JUDICIAL REVIEW OF ARBITRATION AWARDS?</p> <p>THIRD-PARTY BILL OF LADING LIABILITY</p> <p>BOOK REVIEW: Farwell's Rules of the Nautical Road</p> <p>HUMOR FOR THE QUARTER</p>	<p>Klaus Mordhorst</p> <p>Keith Heard, Esq.</p> <p>Holland & Knight</p>

Issue	Article	Author
January, 2006	<p>THE PRESIDENT'S CORNER</p> <p>MAINTAINING PORT EFFICIENCY WHILE ENSURING PORT SECURITY</p> <p>ARBITRATION NOTICE BY E-MAIL RULED PROPER</p> <p>RECENT CASES PRIVATE VERSUS COMMON CARRIAGE - EVDOXOS [SMA 3897]</p> <p>TERMINATION UNDER SHIPMAN [SMA 3891]</p> <p>MORE ON ARBITRATORS' SUBPOENA POWERS</p> <p>COURT HOLDS SHIPPER OF HAZARDOUS CARGO STRICTLY LIABLE UNDER U.S. COGSA §4(6)</p> <p>DOES U.S. COGSA APPLY WHEN CARGO FOR U.S. DESTINATION IS DISCHARGED IN CANADA?</p> <p>IN MEMORIAM Clifford R. Wise (1917-2005)</p>	<p>Klaus Mordhorst</p> <p>Captain Glenn A. Wiltshire</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p> <p>Donald J. Szostak</p>
April, 2006	<p>THE PRESIDENT'S CORNER</p> <p>MAY CLASS ACTIONS BE BROUGHT IN MARITIME ARBITRATION?</p> <p>CRIMINAL LIABILITY OF THE MARINER (AND HIS EMPLOYER)</p> <p>WHEN DOES AN ARBITRATOR'S AWARD DISREGARD THE LAW?</p> <p>WHO DECIDES CONTRACT ILLEGALITY, COURT OR ARBITRATOR?</p> <p>ARBITRATOR LIABILITY</p> <p>IN MEMORIAM HARRY HUNTER</p>	<p>Klaus Mordhorst</p> <p>Jack A. Greenbaum, Esq.</p> <p>Jeffrey S. Moller, Esq.</p> <p>Raymond A. Bragar And Paul D. Wexler</p> <p>Donald J. Szostak</p> <p>Marko Hentunen and Anders Fross</p>
July, 2006	<p>THE PRESIDENT'S CORNER</p> <p>WAITING FOR ICMA</p> <p>AVISTA MANAGEMENT v. WAUSAU INSURANCE</p> <p>DYNEGY v. TRAMMOCHEM</p> <p>STOLT-NIELSEN v. ANIMALFEEDS and KP GHEMICAL</p> <p>AIMCOR v. OVALOR</p> <p>*Are New York Maritime Arbitrators Bound by the Decisions in Other Cases of the Federal Judges in the SDNY - The MASTROGIORGIS B</p> <p>Sea Tow Port St. Joe, FL v. David DeLeo - HERMIT CRAB [SMA 3927]</p> <p>SOME PERSONAL NOTES . . .</p>	<p>Klaus Mordhorst</p> <p>Manfred Arnold</p> <p>Manfred Arnold</p> <p>Manfred Arnold</p> <p>Manfred Arnold</p> <p>Michael Marks Cohen</p> <p>Stephen H. Busch</p> <p>Manfred Arnold</p>
October, 2006	<p>THE PRESIDENT'S CORNER</p> <p>APPEARANCES COUNT</p> <p>COURT DECISIONS Rule B Attachments</p> <p>SERVICE CONTRACT DISPUTES' FORA ARBITRATION OR FMC WHO HAS THE LAST WORD?</p> <p>PEOPLE & PLACES</p>	<p>Klaus Mordhorst</p> <p>Chris Hewer</p> <p>David Martowski</p> <p>Keith Heard</p> <p>Manfred Arnold</p>

Issue	Article	Author
October, 2006 [Cont'd]	MARITIME ARBITRATION, MEDIATION AND CONCILIATION IN PANAMA MORE ON OCEAN ROGUES THE ARBITRATOR ONLINE SOME PERSONAL NOTES . . IN MEMORIAM . . . IRENE BOGUSZEWSKI	Tomás M. Ávila M Austin L. Dooley, Ph.D. Manfred Arnold Manfred Arnold Manfred Arnold
January, 2007	A DISCRIMINATING VIEW NEWBUILDINGS: Views of a Naval Architect A BOOK REVIEW By SMA Member David B. Letteney DANGEROUS WATERS Modern Piracy And Terror On The High Seas THE IMPORTANCE OF PREDICTABILITY IN MARITIME DISPUTES WHY THE SAME WORDS SHOULD HAVE THE SAME MEANING FEDERAL CIRCUIT PROVIDES ARBITRABILITY GUIDELINES ARE ATTORNEYS' FEES AND COSTS RECOVERABLE IN NEW YORK? - WHEN IN DOUBT ASK	Chris Hewer Wesley Wheeler David Letteney Hon. William Bassler Keith Heard Manfred Arnold
April, 2007	SPEAKING THE LANGUAGE E-COMMERCE AND E-DISCOVERY: A Brief Primer For Maritime Arbitrators, Practitioners, And The Industry Court Decisions: Arbitrator Disclosure BOOK REVIEW A Shipwreck Story is a "Hubris Machine" SMA EDUCATION COMMITTEE EN BANC FIFTH CIRCUIT CONSIDERS EXTENT OF ARBITRATOR'S DISCLOSURE ROBERT LOUIS ROSEN ASSOCIATES, LTD., v. WILLIAM WEBB REMOVEDNESS OF LOSS The "Achilleas" PANAMA MARITIME VIII ICMA XVI - SINGAPORE February 26 - March 2, 2007 SOME PERSONAL NOTES IN MEMORIAM William V. Packard	Chris Hewer Chris Nolan/Bill Honan Keith Heard Captain Edward Lundquist, U.S. Navv (Ret) Austin L. Dooley, PhD Keith W. Heard, Esq. Patrick V. Martin Jim Leighton Ron F. Rosner Manfred Arnold Manfred Arnold Manfred Arnold
July, 2007	THE PRESIDENT'S CORNER CONSOLIDATED OPINION THE LATEST ON THE EXXON VALDEZ LMAA "MUST ENCOURAGE YOUNGER LAWYERS" EXPERT DETERMINATION: A MORE EFFICIENT WAY OF RESOLVING DISPUTES! THE AMERICAN SALVAGE ASSOCIATION'S OVERVIEW OF CURRENT ISSUES IN SALVAGE NATHANIEL BOWDITCH MARITIME SCHOLAR OF THE YEAR THE AGENT'S ACTUAL AND APPARENT AUTHORITY (AND LACK THEREOF) WILL THE "WINTER STORM" CONTINUE TO RAGE? IN MEMORIAM Donald E. Zubrod	Klaus Mordhorst Chris Hewer Manfred Arnold Fairplay Hew Dundas John Witte Manfred Arnold Pat Martin Keith Heard Manfred Arnold

Issue	Article	Author
October, 2007	<p>THE PRESIDENT'S CORNER</p> <p>WORKING FROM HOME ISN'T WORKING</p> <p>STANDING OF NON-SIGNATORIES TO CHARTER PARTY CONTRACT TO APPEAR AND ADVANCE CLAIMS IN ARBITRATION AGAINST THE SIGNATORY PARTY</p> <p>TO RECUSE OR NOT TO RECUSE? THAT IS THE QUESTION</p> <p>NEW STANDARDS FOR ARBITRATOR BIAS</p> <p>RECENT DEVELOPMENTS IN CONTAINER TERMINAL OPERATION</p> <p>RECENT DEVELOPMENTS CONCERNING CLASS</p> <p>BOOK REVIEW - Confidentiality in Arbitration: How Far Does It Extend</p> <p>New York Maritime Matters: Capital Markets: Today and Tomorrow</p> <p>SOME PERSONAL NOTES A Washington Outsider - The Hon. Michael B. Mukasey</p>	<p>Klaus Mordhorst</p> <p>Chris Hewer</p> <p>Jim Textor</p> <p>Michael Marks Cohen</p> <p>Martin Flumenbaum</p> <p>Tom Fox</p> <p>Tom Fox</p> <p>Manfred Arnold</p> <p>David Martowski</p> <p>Manfred Arnold</p>
January, 2008	<p>THE PRESIDENT'S CORNER</p> <p>DON'T CONFUSE ME WITH FACTS</p> <p>THE NATIONAL MARITIME SALVAGE CONFERENCE & EXPO</p> <p>SALVAGE AND THE SOCIETY OF MARITIME ARBITRATORS</p> <p>U.S. SANCTIONS AND EMBARGOES: WHAT EVERY OWNER/CHARTERER SHOULD KNOW</p> <p>TREASURE SALVAGE - FINDERS KEEPERS?</p> <p>MORE ON THE EXXON VALDEZ</p> <p>EXPANDED JUDICIAL REVIEW</p> <p>(MORE ON) SMA AWARDS</p> <p>PEOPLE AND PLACES</p> <p>SOME PERSONAL NOTES</p>	<p>Klaus Mordhorst</p> <p>Chris Hewer</p> <p>AJ Siciliano</p> <p>AJ Siciliano</p> <p>Baruch Weiss and Laura C. Farhang</p> <p>Thomas H. Belknap, Jr</p> <p>Manfred Arnold</p> <p>Keith Heard</p> <p>Manfred Arnold</p> <p>Manfred Arnold</p> <p>Manfred Arnold</p>
April, 2008	<p>THE PRESIDENT'S CORNER</p> <p>THE HIDDEN TRUTH</p> <p>COGSA LIABILITY / DG HARMONY</p> <p>THE CITY OF NEW YORK, AS OWNER AND OPERATOR OF THE ANDREW J. BARBERI</p> <p>THE APPLICATION OF THE COGSA TIME BAR IN NEW YORK ARBITRATION</p> <p>A COMMERCIAL MAN</p> <p>CLEAN SHIPS</p> <p>HALL STREET ASSOCIATES v MATTEL</p> <p>OIL SPILL RESPONSE UPDATE:</p> <p>2008 SMA EDUCATION COMMITTEE SEMINAR "MARITIME ARBITRATION IN NEW YORK"</p> <p>PUBLISH WE DO!</p>	<p>Klaus Mordhorst</p> <p>Chris Hewer</p> <p>Blank Rome</p> <p>Mark Fass</p> <p>Manuel R. Lloreca</p> <p>Mary Thomson</p> <p>Bill Rooney</p> <p>Manfred Arnold</p> <p>Steven Candito</p> <p>Austin Dooley</p> <p>Manfred Arnold</p>

Issue	Article	Author
April, 2008 [Cont'd]	(MORE ON) SMA AWARDS BOOK REVIEW: ARBITRATION LAW HANDBOOK PEOPLE AND PLACES SOME PERSONAL NOTES In Memoriam Neil J. Carey	Manfred Arnold Manfred Arnold Manfred Arnold Manfred Arnold Manfred Arnold
July, 2008	THE PRESIDENT'S CORNER ROTTERDAM RULES, OK? SMA ELECTIONS MEDIATION MAY NOT BE COMPELLED UNDER THE FEDERAL ARBITRATION ACT SEA TRIALS – INSURANCE COVERAGE SHOT DOWN THE STATE OF RULE B MARITIME ATTACHMENT IN NEW YORK – MAY 2008 UPDATE JURISDICTION AND FISTICUFFS EXXON VALDEZ CASE DECIDED WITH SUPREME COURT REDUCING PUNITIVE DAMAGES ENFORCEMENT OF PARTIAL FINAL AWARDS PREJUDGMENT SECURITY IN INTERNATIONAL DISPUTES SUBJECT TO ARBITRATION HALL STREET v. MATTEL SUPREME COURT RULES AN ARBITRATION AWARD BASED ON ERRORS OF LAW CANNOT BE APPEALED TO A FEDERAL COURT UNDER THE FAA PEOPLE & PLACES SOME PERSONAL NOTES In Memoriam - Jan E. Jakubowski	Klaus Mordhorst Chris Hewer Justin Kelly James Mercante Pat Lennon James Mercante John Kimball Michael Marks Cohen LeRoy Lambert and Thomas H. Belknap, Jr. Michael Marks Cohen M.E. De Oechis Manfred Arnold Manfred Arnold Manfred Arnold
October, 2008	PRESIDENT'S CORNER LETTERS FROM THE EDGE MANIFEST DISREGARD – NO GROUND TO VACATE RULE B PREVAILS: SECOND CIRCUIT DECIDES CONSUB DELAWARE NEW YORK ARBITRATION: DEBUNKING THE MYTHS TANKER MARKET DRIVERS AND WHAT TO WATCH IN THE COMING MONTHS PATIENCE IS THE ART OF HOPING - Bob Meehan LAYCAN—(To Cancel or Not to Cancel – That is the Question) PENALTY FOR DELAY OF CLAIM MANAGING AGENT STATUS FOR PURPOSES OF LIMITATION OF LIABILITY ACT THE IMPACT OF COMPANY INSOLVENCY ON COMMENCED ARBITRATIONS ARE YOU A "SEAMAN"?	Klaus Mordhorst Chris Hewer Justin Kelly Manfred Arnold Armand Pare Bob Flynn Manfred Arnold Bob Meehan James Mercante James Kleiner Gary Soo James Mercante

Issue	Article	Author
October, 2008 [Cont'd]	NEW YORK ARBITRATORS DENY HEAD OWNER'S MOTION TO CONSOLIDATE "DISPUTES" ARISING UNDER THREE "IN CHAIN" TIME CHARTERS SECURITY FOR LEGAL FEES LETTERS TO THE EDITOR SOME PERSONAL NOTES IN MEMORIAM - Richard Howard Webber	Pat Martin Terry Stoltz
January, 2009	PRESIDENT'S CORNER MARITIME ALMANAC 2009 NATIONAL ELECTION RESULTS FORECAST ACTION FOR MARITIME POLICY HATHFIELDS v. MCCOYS? EIGHT WAYS TO IRRITATE AN ARBITRATOR SEVEN WAYS TO IRRITATE COUNSEL IN AN ARBITRATION PRESENTATION TO THE INTERNATIONAL GROUP OF DEFENCE CLUBS RULE B: EXPANDED SCOPE OF MARITIME CONTRACT JURISDICTION —VESSEL SALES CONTRACTS THE EOS MANIFEST DISREGARD AFTER "HALL STREET" PROLOGUE TO THE 2009 TANKER MARKET – WHAT A DIFFERENCE A YEAR MAKES A CASE NOTE: LIFE SETTLEMENTS CORPORATION, D/B/A PEACHTREE LIFE SETTLEMENTS v. SYNDICATE 102 AT LLOYD'S SORRY...WRONG CAPTAIN! SMA LUNCHEON – ROTTERDAM RULES ICMA XVII HAMBURG LETTERS TO THE EDITOR SOME PERSONAL NOTES IN MEMORIAM R. Glenn Bauer	Klaus Mordhorst Chris Hewer Lawrence Kiern Manfred Arnold Haig Oghigian Gerald McAlinn Keith Heard James H. Hohenstein, Esq. Michael J. Frevola, Esq. Francesca Morris, Esq. Jack Berg Keith Heard Bob Flynn Susan Lee James Mercante Chester Hooper Manfred Arnold Manfred Arnold
April, 2009	PRESIDENT'S CORNER IT AIN'T WHAT YOU SAY ... PUBLICATION OF SMA AWARDS FIRE CASE WON BY TKO! THE ROTTERDAM RULES – SIMPLER THAN THEY APPEAR WHO'S SWIMMING NAKED? MEET INCHMAREE THE 2009 TANKER MARKET – WHAT TO FOCUS ON DURING THE GLOBAL RECESSION WHAT'S NEXT? ETHANOL-BLENDED GASOLINE DAMAGES BOATS	Klaus Mordhorst Chris Hewer Manfred Arnold James Mercante Chester Hooper Bill Rooney Manfred Arnold Bob Flynn James Mercante

Issue	Article	Author
April, 2009 [Cont'd]	<p>LESSONS IN LIENS – THE SEPARATE NATURE OF IN PERSONAM AND IN REM CLAIMS</p> <p>YOU GET WHAT YOU BARGAIN FOR (at least most of the time)</p> <p>COMMENTARY ON THE INDIAN SUPREME COURT JUDGMENT IN VENTURE GLOBAL ENGINEERING V. SATYAM COMPUTERS SERVICES LTD.</p> <p>UNITED STATES V. IONIA MANAGEMENT S.A.</p> <p>THE ROLE OF THE FLAG ADMINISTRATION IN DIFFICULT TIMES</p> <p>FIFTH ANNUAL SMA MARITIME ARBITRATION COURSE A SUCCESS</p> <p>LETTERS TO THE EDITOR</p> <p>SOME PERSONAL NOTES</p>	<p>Jeremy Harwood</p> <p>Manfred Arnold</p> <p>Sarosh Zarwalla</p> <p>Vincent Foley</p> <p>Brad Berman</p> <p>Donald J. Szostak</p> <p>Manfred Arnold</p>
July, 2009	<p>PRESIDENT'S CORNER</p> <p>BACK TO THE FUTURE</p> <p>BITING THE HAND THAT TRIES TO SAVE YOU!</p> <p>THE 2009 TANKER MARKET "TWIN PRESSURES – LACK OF CARGOES AND INCREASED TONNAGE"</p> <p>VACATUR – LET ME COUNT THE WAYS</p> <p>FINDERS KEEPERS?</p> <p>NEW YORK COURT OF APPEALS ISSUES LANDMARK DECISION ON JUDGMENT ENFORCEMENT</p> <p>MORE ON THE ROTTERDAM RULES</p> <p>NITL PAPER BEGS TO DIFFER</p> <p>PROVING A LETTER WAS NOT RECEIVED CAN BE DIFFICULT!</p> <p>LETTERS TO THE EDITOR</p> <p>IN MEMORIAM Nicholas John Healy</p>	<p>Austin Dooley</p> <p>Chris Hewer</p> <p>James Mercante</p> <p>Bob Flynn</p> <p>Donald Szostak</p> <p>James Mercante</p> <p>J Hohenstein/M Frevola</p> <p>Sam Ignarski</p> <p>Manfred Arnold</p> <p>M.E. DeOrchis</p> <p>Manfred Arnold</p>
October, 2009	<p>PRESIDENT'S CORNER</p> <p>ON THE WAY TO THE FORUM</p> <p>NYMAR INTERVIEW</p> <p>COSCO BUSAN – RISK RE-EXAMINATION</p> <p>NOBLE AMERICAS CORP. V. CITGO PETROLEIUM CORP.</p> <p>BE CLEAR AND SPECIFIC</p> <p>'DOCUMENTED VESSEL' - WHAT THE HECK IS THAT?</p> <p>Stolt-Nielsen S.A. et al. v. AnimalFeeds International Corp.</p> <p>THE SKILLAGALEE</p> <p>A BITTER SWEET ENDING</p> <p>SOME PERSONAL NOTES</p>	<p>Austin Dooley</p> <p>Chris Hewer</p> <p>Austin Dooley</p> <p>Geoffrey Gill</p> <p>Jack Berg</p> <p>M.E. DeOrchis</p> <p>James Mercante</p> <p>Manfred Arnold</p> <p>David Martowski</p> <p>Peter Zambito</p> <p>Manfred Arnold</p>

Issue	Article	Author
January, 2010	<p>PRESIDENT'S CORNER</p> <p>NEVER MAKE PREDICTIONS</p> <p>THE PASSING OF WINTER STORM</p> <p>COSCO BUSAN Guilty Plea Highlights Complacency and Bolsters the Case for Reform</p> <p>FORCE MAJEURE – CANCELLATION – MITIGATION UNDER THE AMERICANIZED WELSH COAL CHARTER PARTY</p> <p>A NEW CHARTER PARTY FOR THE CHEMICAL, SPECIAL PRODUCTS AND PARCEL TANKER INDUSTRY</p> <p>THE 2010 TANKER MARKET</p> <p>THE EOS – CONFIRMED AND AFFIRMED</p> <p>FORCE MAJEURE CLAUSES AND THE RIGHT TO CANCEL</p> <p>ICMA NEWS</p> <p>CHINA MARITIME DIRECTORY 2009/2010</p> <p>FEEDBACK</p> <p>LETTERS TO THE EDITOR</p> <p>SOME PERSONAL NOTES</p>	<p>Austin Dooley</p> <p>Chris Hewer</p> <p>Donald Kennedy</p> <p>Lawrence I. Kiern, Esq.</p> <p>Pat Martin</p> <p>Soren Wolmar</p> <p>Bob Flynn</p> <p>Pat Martin</p> <p>David Martowski</p> <p>Klaus Mordhorst</p> <p>Manfred Arnold</p>
April, 2010	<p>PRESIDENT'S CORNER</p> <p>NEW FOR OLD</p> <p>SOMETIMES, THE BEST DEFENSE IS A GOOD OFFENSE</p> <p>AWARD OVERTURNED FOR ARBITRATORS' FAILURE TO DISCLOSE PARTICIPATION IN PARALLEL ARBITRATION</p> <p>NEW YORK COURT OF APPEALS ISSUES SIGNIFICANT DECISION ON PRE-JUDGMENT SECURITY ATTACHMENT OF INTANGIBLE PROPERTY UNDER CPLR</p> <p>WRITTEN WITNESS STATEMENTS A PRACTICAL BRIDGE OF THE CULTURAL DIVIDE</p> <p>WITNESS WHO LIES IN ARBITRATION IS IMMUNE FROM BEING SUED FOR DAMAGES</p> <p>RULE B TO REASON'S RULE? PRE-JUDGMENT SECURITY IN U.S. MARITIME ARBITRATIONS POST Jaldhi</p> <p>THE AUTHORITY OF THE ARBITRATORS TO INTERPRET THE RULES UNDER WHICH THE ARBITRATION IS CONDUCTED</p> <p>HAVE DIRECT ACTIONS MET THEIR WATERLOO? - Todd v. Steamship Mutual Underwriting Association (Bermuda) Ltd.</p> <p>SEIZED: A SEA CAPTAIN'S ADVENTURES BATTLING SCOUNDRELS AND PIRATES WHILE RECOVERING STOLEN SHIPS IN THE WORLD'S MOST TROUBLED WATERS</p> <p>SHIPPING 2010</p> <p>LMAA 50TH ANNIVERSARY</p> <p>MARITIME ARBITRATION IN NEW YORK</p> <p>THE SMA'S 2009-2010 LUNCHEON PROGRAM</p> <p>SOME PERSONAL NOTES</p> <p>IN MEMORIAM - Robert Stanley Kleppe</p>	<p>Austin Dooley</p> <p>Chris Hewer</p> <p>Thomas Russo</p> <p>Raymond Burke</p> <p>George Chalos</p> <p>John Wolf</p> <p>Manfred Arnold</p> <p>Edward Keane</p> <p>Alfred J. Kuffler, Esq. and Lathrop B. Nelson, III</p> <p>Sandra Gluck</p> <p>Max Hardberger</p> <p>Don Frost</p> <p>Manfred Arnold</p> <p>Klaus Mordhorst</p> <p>Tom Fox</p> <p>Manfred Arnold</p>

Issue	Article	Author
November, 2010	<p>PRESIDENT'S CORNER</p> <p>DEMURRAGE DEBUNKED</p> <p>CLASS ARBITRATION IN MARITIME CASES; THE FINAL WORD</p> <p>NEW YORK MARITIME ARBITRATION SEMINAR 2011</p> <p>AMENDMENTS TO SMA RULES</p> <p>AOT LTD. v. CARIBBEAN PETROLEUM CORP.</p> <p>SUBPOENAS IN ARBITRATION</p> <p>RESPONSIBILITY FOR COURT REPORTER'S FEES</p> <p>COURT – PIRACY DOES NOT HAVE TO BE SUCCESSFUL TO BE PROSECUTED</p> <p>NEW IRON ORE FINES WARNING</p>	<p>Austin Dooley</p> <p>Chris Hewer</p> <p>Bengt Nergaard</p> <p>Klaus Mordhorst</p> <p>Lucienne C. Bulow</p> <p>Jack Berg</p> <p>Donald J., Szostak</p> <p>Pat Martin</p> <p>Bryant's Maritime Consulting</p> <p>Donald J., Szostak</p>
April, 2011	<p>PRESIDENT'S CORNER</p> <p>SMA AT THE CMA – KNOW BEFORE FIXING 2011</p> <p>HAVING ARBITRATORS ORDER THE POSTING OF SECURITY AND OTHER INTERIM MEASURES: A PRACTITIONER'S PERSPECTIVE</p> <p>ORDERING SECURITY FROM AN ARBITRATOR'S PERSPECTIVE</p> <p>LEGAL LESSONS LEARNED THE LAST TIME THE SUEZ CANAL CLOSED</p> <p>"SIMPLY PUT, THE BARGE DID NOT DO IT" THE HURRICANE KATRINA COURT'S RELIANCE ON EXPERT TESTIMONY AND ITS BROADER IMPLICATIONS FOR MARINE CASUALTIES</p> <p>OPINION: DANGERS OF INSTANT MESSAGING</p> <p>In MEMORIAM—DAVID B. LETTENEY</p>	<p>Austin Dooley</p> <p>Austin Dooley</p> <p>Peter Skoufalos</p> <p>David Martowski</p> <p>Douglas Burnett and Michael Hartman</p> <p>Francesca Morris</p> <p>Dean Tsagaris</p> <p>Dean Tsagaris</p>
July, 2011	<p>PRESIDENT'S CORNER</p> <p>FORCE MAJEURE CASES</p> <p>SEARCHING FOR VALUE IN SHIPPING COMPANIES.</p> <p>ALTER EGO ALLEGATIONS AND LIABILITY: RECENT DECISIONS & RISKS FOR THE SHIPPING INDUSTRY</p> <p>WHAT HAPPENED TO THE COCKTAIL NAPKIN?</p>	<p>Austin Dooley</p> <p>Jeffrey Weiss</p> <p>Paul Slater</p> <p>George Chalos</p> <p>Dean Tsagaris</p>
November, 2011	<p>PRESIDENT'S CORNER</p> <p>RIGHTSHIP APPROVAL CLAUSES: ARE THEY THE RIGHT IDEA?</p> <p>GEOGRAPHIC DEVIATION UNDER CONTRACTS OF CARRIAGE</p> <p>THINK DIFFERENT: IF A CONTAINER COULD BE THE "21ST-CENTURY TROJAN HORSE", MUST THE U.S. MANDATE 100% SCANNING OF ALL U.S. BOUND CARGO CONTAINERS?</p> <p>RECENT CIRCUIT COURT DECISIONS HIGHLIGHT IMPORTANCE OF SCOPE OF ARBITRATION CLAUSES</p> <p>FAILURE TO DISCLOSE...WHAT?</p> <p>IN MEMORIAM - Rodney Maynard Elden and Capt. Gerald Joseph Ross</p>	<p>Austin Dooley</p> <p>Peter Skoufalos</p> <p>Jeffrey Weiss</p> <p>Chris Nolan</p> <p>Gregori D. Mavronicolas and Peter C. Dee</p> <p>Mike Ryan</p> <p>Dean Tsagaris</p>

Issue	Article	Author
April, 2012	<p>PRESIDENT'S CORNER</p> <p>KNOW BEFORE FIXING - 2012 ARBITRATION OF CHARTER PARTY DISPUTES</p> <p>2011 A YEAR OF SHIP FINANCE IN REVIEW: FEAR AND GREED GIVE WAY TO LOWER RISK AND LOWER YIELD TRANSACTIONS, BUT VOLUME AND ASIAN SOURCED DEALS AND POLISHED CORPORATES THRIVE</p> <p>NAVIGATING THE LEGAL PITFALLS OF INTERNATIONAL COMMERCIAL ARBITRATION</p> <p>EVALUATING CREDIT RISK</p> <p>SAILING THE SEAS OF UNCERTAINTY: THE FIGHT FOR DUE PROCESS FOR SHIP OWNERS AND SEAFARERS IN U.S. MARPOL RELATED DETENTIONS</p> <p>TIMES ARE TOUGH, REVISIT YOUR PROFORMA C/P</p> <p>THANKS FOR THE MEMORIES</p>	<p>Austin Dooley</p> <p>Austin Dooley</p> <p>George Weltman and Jim Lawrence</p> <p>Peter Clark</p> <p>Dean Tsagaris</p> <p>George Chalos</p> <p>Dean Tsagaris</p> <p>Mrs. Sally Sielski</p>
September, 2012	<p>THE PRESIDENT'S CORNER</p> <p>IS THE EUROPEAN UNION THE NEW REGULATOR OF MARITIME AND ADMIRALTY LAW IN EUROPE AND ON THE INTERNATIONAL STAGE?</p> <p>PRESENTATION OF EVIDENCE UNDER SMA RULES</p> <p>MERCANTE'S SEA TRIALS I JUMP — THEREFORE I SUE</p> <p>IGMA XVIII – VANCOUVER, B.C. 2012</p> <p>CONSEQUENTIAL DAMAGES THE FOLLOW-ON CHARTER HEDGING LOSSES AND GAINS</p> <p>TIME AND EXPENSE IN NEW YORK SMA ARBITRATION</p>	<p>Austin Dooley</p> <p>Prof. Dr. Olivier Cachard</p> <p>Austin Dooley</p> <p>James Mercante</p> <p>Austin Dooley</p> <p>Jack Berg</p> <p>Lucienne Bulow</p>
December, 2012	<p>PRESIDENT'S CORNER</p> <p>MICHAEL MARKS COHEN (1937 – 2012)</p> <p>CHRIS HEWER WRITES (WITH APOLOGIES TO THE DEVIL'S DICTIONARY)</p> <p>FEDERAL APPELLATE COURT FINDS KEY U.S. DISCOVERY TOOL CAN BE USED TO AID FOREIGN ARBITRATIONS</p> <p>ASSESSING DAMAGES IN MARITIME ARBITRATION UNDER THE RULE IN HADLEY v. BAXENDALE</p> <p>MERCANTE'S SEA TRIALS ADMIRALTY LAW: "YOU SUNK MY BATTLESHIP?"</p> <p>IN MEMORIAM Victor y. Goldberg</p>	<p>Austin Dooley</p> <p>Chris Hewer</p> <p>Chris Hewer</p> <p>James H. Hohenstein, Christopher R. Nolan, Michael J. Frevola</p> <p>Patrick v. Martin, Anthony J. Pruzinsky</p> <p>James Mercante</p> <p>Donald J. Szostak</p>
March, 2013	<p>PRESIDENT'S CORNER</p> <p>DID STOLT-NIELSEN SHIPWRECK CLASS ARBITRATION?</p> <p>SECOND CIRCUIT HOLDS VESSEL LIABLE IN REM FOR DAMAGE TO CARGO UNDER THE GENERAL MARITIME LAW</p> <p>ORDERING SECURITY FROM A U.S. MARITIME ARBITRATOR'S PERSPECTIVE</p> <p>REQUESTS FOR PRE-AWARD SECURITY AND OTHER INTERIM REMEDIES IN NEW YORK MARITIME ARBITRATIONS: A PRACTITIONER'S PERSPECTIVE</p> <p>MARITIME OR NOT? - What contracts are maritime?</p> <p>ADMIRALTY LAW: MISCHIEVOUS SEAMEN SOMETIMES GET NO TREAT</p> <p>BOOK REVIEW: THE RELUCTANT PIRATE – BY JOHN GUY</p>	<p>Austin Dooley</p> <p>Elizabeth Kramer</p> <p>Michelle Otero Valdés, Esq., Sean Costigan, Esq. and Melissa Russo</p> <p>David Martowski</p> <p>Peter Skoufalis</p> <p>Thomas Belnap</p> <p>James Mercante</p> <p>Donald Szostak</p>
November, 2013	<p>PRESIDENT'S CORNER</p> <p>AMENDMENTS TO SMA RULES</p> <p>THE NEW YORK INTERNATIONAL ARBITRATION CENTER ("NYIAC")</p>	<p>Jack Warfield</p> <p>Lucienne Bulow</p> <p>Lucienne Bulow</p>

Issue	Article	Author
November, 2013 [Cont'd]	TRADITIONAL TEST FOR SAFE PORT/ SAFE BERTH APPLIED BY THE UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT. "DUE DILIGENCE" NOT IMPLIED OR READ INTO THE WARRANTY. IN RE LIMITATION PROCEEDING OF FRESCATI SHIPPING (THE ATHOS I), 718 F3D 184, 2013 AMC 1521 (3D CIR. 2013) DIVIDED DAMAGES IN A SAFE BERTH CASE: THE WESTWOOD ANETTE, SMA 4189 (2012) SUPERSTORM SANDY RESURFACES IN COURT THE NEW YORK PRODUCE EXCHANGE REMEMBRANCE OF JEREMY J.O.HARWOOD REMEMBRANCE OF GEORGE F. CHANDLER III THE SMA AT 50!	LeRoy Lambert Donald P. Murman and Manuel A. Molina James Mercante Lucienne Bulow John D. Kimball Robert G. Shaw Klaus Mordhorst
February, 2014	PRESIDENT'S CORNER WHEN NON-PERFORMANCE CAN BE EXCUSED... NEW TEST IN LONGSHORE WORKER'S ATTEMPTED SUICIDE 'UNCHAINED' NRG LINHAS DECISION – IS A CHANGE TO THE SMA RULES NEEDED? BEWARE WHEN YOU AMEND YOUR CHARTER PARTY: THE SIR LANCELOT, SMA 4190 (2012) AND SMA 4178 (2012) (BERG, BULOW, MARTOWSKI) VESSEL REDELIVERY NOTICE DEEMED IMPROPER: THE FALCON CARRIER, SMA 4217 (2013) (MARTIN, ARNOLD, BERG) IN MEMORIAM — DONALD JOSEPH SZOSTAK IN MEMORIAM — HERBERT SONDHEIM IN MEMORIAM — ROBERT V. CORBETT PROFESSOR JOSEPH C. SWEENEY A/K/A "JOE BOATS" RETIRES FROM FORDHAM LAW SCHOOL THE SMA AT 50	Jack Warfield Lucienne Bulow James Mercante Leo G. Kailas Lucienne Bulow Chris Hewer Manfred Arnold Aj Siciliano Christoph b. Costas Howard M. McCormack Robert Shaw
August, 2014	PRESIDENT'S CORNER USING SEALED OFFERS OF SETTLEMENT IN NEW YORK MARITIME ARBITRATIONS INVOLVING DISPUTED DAMAGES NATIONWIDE SUBPOENAS IN ARBITRATION? THE M/V AKIL: THE SECOND CIRCUIT RULES THAT A CLAUSE PARAMOUNT SUPERSEDES THE "PUBLIC OR PRIVATE CARRIAGE" DISTINCTION, AND EXPOSES A "FREE-IN-AND-OUT" TRAP FOR THE UNWARY PUBLICATION OF NEW EDITION OF MARITIME ARBITRATION IN NEW YORK "APPELLATE" RULES FOR ARBITRATIONS? IN MEMORIAM WES WHEELER	Jack Warfield Robert Shaw Jay Paré John Keough Lucienne Bulow LeRoy Lambert Robert Shaw
December, 2014	PRESIDENT'S CORNER ELITE LOGISTICS V. HANJIN SHIPPING: AN UNCONSCIONABLE ARBITRATION CLAUSE? ESTIMATED TIME OF ARRIVAL: THE IMPORTANCE OF GOOD FAITH RECENT NEW YORK PRE-JUDGMENT ATTACHMENT DEVELOPMENTS SMA PARTICIPATES IN BIMCO'S "DOUBLE JEOPARDY-TRIAL BY MEDIA, TRIAL BY LAW" IN MEMORIAM: MILTON NOTTINGHAM	Jack Warfield Keith Heard Robert Meehan Thomas Belnap Robert Shaw Robert Shaw

Issue	Article	Author
April, 2015	PRESIDENT'S CORNER TIMING IS EVERYTHING DEATH BEFORE DISHONOR: GO DOWN WITH THE SHIP? PRECLUSIVE EFFECT OF A PRIOR ARBITRATION AWARD: WHO DECIDES? IN MEMORIAM: BOB FLYNN RECENT LONDON CASES OF NOTE	Jack Warfield Robert Mechan James Mercante Larry Schiffer Michael Fackler LeRoy Lambert
November, 2015	PRESIDENT'S CORNER ARBITRATING SEAMEN'S PERSONAL INJURY CLAIMS FOOTBALL "DEFLATEGATE" OR ARBITRATION DISCOVERY "FLOODGATE" ATTORNEYS' FEES IN THE AFTERMATH OF ARBITRATION ROLE OF THE CHARTERER'S INSPECTOR ICMA HONG KONG – MAY 2015 AND COPENHAGEN SEPTEMBER 25-29, 2017	Jack Warfield James Mercante Don Murmane Michael Ryan James Textor David Martowski
April, 2016	PRESIDENT'S CORNER AMENDMENTS TO SMA ARBITRATION RULES MASTERING DISPUTE RESOLUTION CLAUSES – THREE TIPS FOR BETTER ENFORCEMENT OF ARBITRAL AWARDS CIRCUIT COURT TAKES AWAY ATTORNEYS' FEES FEES FOR IN-HOUSE COUNSEL AS PART OF THE COSTS OF ARBITRATION	Jack Warfield Lucienne Bulow Steven K. Davidson and Michael J. Baratz Michael Ryan Dr. Markus Altenkirch and Jan Frohloff
February, 2017	PRESIDENT'S CORNER BEYOND CHARTERER'S CONTROL COLLISIONS, ECDIS AND "ALL AVAILABLE MEANS" INSUFFICIENT NOTICE OF ARBITRATION: TENTH CIRCUIT DISMISSES ACTION TO CONFIRM AN ARBITRATION AWARD WHERE PLAINTIFF SERVED THE NOTICE OF ARBITRATION IN CHINESE INSTEAD OF ENGLISH THE DUAL THREATS OF "WRONGFUL ARREST" AND "COUNTER-SECURITY" IN U.S. MARITIME ACTIONS: PRACTICAL CONSIDERATIONS FOR THE FOREIGN LITIGANT BOOK REVIEW: THE ROLE OF ARBITRATION IN SHIPPING LAW, EDITED BY MIRIAM GOLDBY AND LOUKAS MISTELIS (OXFORD UNIVERSITY PRESS, 2016)	Jack Warfield Robert Mechan Maurice Thompson, Andrew Gray, Joel Cockerell David Zaslowsky, Grant Hanessian, and Jonathan Rosamond Jeremy A. Herschaft, and Lauren B. Wilgus LeRoy Lambert
September, 2017	PRESIDENT'S CORNER ENFORCEMENT OF FOREIGN JUDGMENTS AND FOREIGN ARBITRAL AWARDS IN THE UNITED STATES PEMEX AND US ENFORCEMENT OF FOREIGN ARBITRATION AWARDS NULLIFIED IN THEIR "HOME" COURTS IMPORTANT SECOND CIRCUIT DECISION ON ENFORCEMENT OF INTERNATIONAL ARBITRATION AWARD VACATING AN ARBITRATION AWARD REMAINS DIFFICULT: I.C.C. Chemical Corp. v. Nordic Tankers Trading ENGLISH COURT SAYS HAGUE RULES "UNIT" DOES NOT INCLUDE BULK CARGO DECISIONS OF NOTE FROM ACROSS THE POND	Jack Warfield William R. Bennett III, Lauren B. Wilgus Julie Bédard, Lea Haber Kuck, Timothy G. Nelson Laurence Shore, Partner, Conor Doyle, Herbert Smith Vinvent DeOrchis Michael Ryan LeRoy Lambert

Issue	Article	Author
April, 2018	<p>PRESIDENT'S MESSAGE</p> <p>AMENDMENT TO SMA RULES AS OF MARCH 14, 2018</p> <p>HOW DO YOU SPELL DECLARATORY RELIEF? SMA RULE 30</p> <p>TROUBLED WATERS: A TWEET TO THE SUPREMES</p> <p>"REACHABLE ON ARRIVAL"</p> <p>NAVIGATING THE PITFALLS OF MARITIME MEDIATIONS</p> <p>THE ATHOS IS SAFE BERTH AT LAST OR ONE MORE VOYAGE?</p> <p>NOTES ON DECISIONS FROM ACROSS THE POND</p>	<p>Robert Shaw</p> <p>Lucienne Bulow</p> <p>Chris Nolan, Partner, and Anna Thorén</p> <p>James Mercante</p> <p>Robert Meehan</p> <p>Peter Clark</p> <p>LeRoy Lambert</p> <p>LeRoy Lambert</p>
February, 2019	<p>PRESIDENT'S MESSAGE</p> <p>SMA ARBITRATION: A STEP BY STEP GUIDE</p> <p>SCOTUS ISSUES DECISION DENYING ARBITRATION WHERE THE CONTRACT CONCERNS A CONTRACT OF EMPLOYMENT OF A WORKER ENGAGED IN INTERSTATE COMMERCE</p> <p>NOTES ON DECISIONS FROM ACROSS THE POND</p>	<p>Robert Shaw</p> <p>Bruce G. Paulsen, Partner, and Jeffrey M. Dine</p> <p>Jack Vayda</p> <p>LeRoy Lambert</p>
September, 2019	<p>PRESIDENT'S MESSAGE</p> <p>GATEWAY ISSUES RELATING TO ARBITRABILITY UNDER THE FAA AND THE CURRENT STATUS OF ARBITRATION RULES DELEGATING ISSUES OF ARBITRABILITY</p> <p>THE NEXT CHAPTER? ... ONE SUPREME COURT ARBITRATION CASE TO WATCH THIS FALL: whether a non-signatory to an arbitration agreement to compel arbitration based on the doctrine of equitable estoppel.</p> <p>WHAT IS A REASONED AWARD?</p> <p>NOTES ON DECISIONS FROM ACROSS THE POND</p> <p>IN MEMORIAM: MICHAEL A. VAN GELDER (1922-2019)</p> <p>IN MEMORIAM: Craig S. English (1949-2019)</p>	<p>Robert Shaw</p> <p>Jay Paré</p> <p>Steven K. Davidson, Michael J. Baratz, Jared R. Butcher, Molly Bruder Fox, and Bruce C. Bishop</p> <p>Gilbert Samberg</p> <p>LeRoy Lambert</p> <p>Lucienne Bulow, A. J. Siciliano, and Klaus C. J. Mordhorst</p> <p>Robert Shaw</p>
January, 2020	<p>PRESIDENT'S MESSAGE</p> <p>WHY IS THE REVISION OF GENCON DUE?</p> <p>BUNKER QUALITY CLAIMS IN 2020 – ISSUES TO CONSIDER</p> <p>OBTAINING EVIDENCE IN THE U.S. FOR USE IN A FOREIGN PROCEEDING</p> <p>EXERCISING MARITIME LIENS AGAINST CARGO AND SUB-FREIGHTS</p> <p>THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT EXPANDS THE APPLICATION OF THE IN RE LARRY DOIRON TEST TO MIXED-SERVICES CONTRACTS</p> <p>IN MEMORIAM: SALLY SHELSKI</p> <p>IN MEMORIAM: M.E. DeOrchis (1923-2019)</p> <p>IN MEMORIAM: L. Antonio Litman (1964-2020)</p>	<p>Nigel Hawkins</p> <p>John Weale</p> <p>Paul Collier</p> <p>Kirk M. Lyons, Partner, and Martin West</p> <p>Thomas Belnap</p> <p>James Brown, Michael Wray, Courtney Campion</p> <p>Austin Dooley, Manfred W. Arnold, David W. Martowski</p> <p>LeRoy Lambert, Dick Corwin</p> <p>LeRoy Lambert, Dick Corwin</p>
March, 2020	<p>President's Message</p> <p>ICMA over the Years</p> <p>Sanctions Considerations for Maritime Arbitrators</p> <p>Crusing for a Brusing: Cruise Ships</p>	<p>Nigel Hawkins</p> <p>David Martowski</p> <p>John Keough</p> <p>James Mercante</p>

Issue	Article	Author
March, 2020 [Cont'd]	Ship Brokers and Dispute Resolutions ICMA and the SMA	Soren Wolmar LeRoy Lambert
January, 2021	President's Message There are Consequences Arbitration and Mediation Opportunities in the Commercial Marine Insurance Industry Notes of Decisions from Across the Pond IN MEMORIAM: Rajnikant Daulatrao Jadhav January 26, 1949 - September 4, 2020	Nigel Hawkins Robert Meehan Richard Decker LeRoy Lambert Editors
May 2021	President's Message SMA Awards Service 'At-a-Glance': M/Y CLUB M [SMA 4301 - M/V ROMANTIC [SMA 4299 Thorny Issues Raised by Third-Party Discovery in Arbitration Mediation of Disputes Arising Out of Maritime Contracts: An Idea Whose Time Has Finally Come? SMA's 2021 Online Educational Seminar: Maritime Arbitration In New York	Nigel Hawkins Robert Meehan E. Spiro & Chris Harwood LeRoy Lambert Austin Dooley
October, 2021	President's Message Non-Signatories Rights in Arbitration - SCOTUS Decision Broad Foreign Arbitration Clauses Are Enforceable in the U.S. May a "Non-Signatory" of an Arbitration Agreement Require a Signatory to Arbitrate Its Claims? Manfred Arnold Looks Back 50 Years after Joining the SMA SMA Awards Service 'At-a-Glance': LPG/C IGLOO NORSE [SMA 4021] - M/T BOW TRAJECTORY [SMA 4355] - MARITIME LIRA [SMA 4369] Spotlight on the SMA	LeRoy Lambert James Textor C. De Leo & Ryan Little Edward Keane Manfred Arnold Robert Meehan LeRoy Lambert
December, 2021	President's Message The Need for Speed: A Review of Recent Expedited Arbitrations under the SMA Rules Force Majeure Clauses in International Commodity Sale Contracts: The Need for Detail Force Majeure Force Majeure and Yacht Charters SMA Awards Service 'At-a-Glance': PICO [SMA No. 4277] - S/V ILENE [SMA No. 4132] Focus on SMA Members Spotlight on the SMA	LeRoy Lambert George Tsimis Louis Epstein Robert Meehan Charles Anderson Tom Fox LeRoy Lambert LeRoy Lambert
March, 2022	President's Message A New GENCON: Transforming a Standard Charter for the Modern World The Nature of Demurrage: Will U.S. Tribunals Join in The Eternal Bliss? The SMA ... in the Courts Focus on SMA Members Spotlight on the SMA	LeRoy Lambert John Weale - BIMCO Luke Zadkovich, Calum Cheyne, Philip Vagin, Isabelle Winstanley Louis Epstein Editors Editors

Issue	Article	Author
May, 2022	President's Message	LeRoy Lambert
	Amendments to SMA Rules and Shortened Arbitration Procedure	Lucienne Bulow, LeRoy Lambert
	Compelling Signatories to Arbitrate with Non-Signatories	John Fellas
	U.S. Supreme Court Considers Whether Domestic Discovery Applies to International Arbitration Proceedings	Ollie Armas, Sam Zimmerman, Mike Jacobson, David Michaeli, Katherine Wellington, Dana Raphael
	Federal Jurisdiction Limited When Confirming or Setting Aside Domestic Arbitration Awards	Marisa Marinelli, and Arantxa Cuadrado
	SMA Awards Service 'At-a-Glance': M/V STAR B [SMA No. 3813] - M/T MIMOSA [SMA No. 4338] - M/V SEMINOLE PRINCESS [SMA No. 4239]	Robert Meehan
	Focus on SMA Members	Editors
September, 2022	Spotlight on the SMA	Editors
	IN MEMORIAM: Manfred W. Arnold	Editors
	President's Message	LeRoy Lambert
	Does a Right to a Physical Hearing Exist in International Arbitration? The United States	James Hosking, Yasmine Lahlou, Marcel Cardoso
	Virtual Arbitration Hearings: Pros, Cons, and Lessons Learned	Alan Weigel
	Mediation on ZOOM	Lucienne Bulow
	Arbitration v. Mediation: Never the Twain Shall Meet?	Harold Aspis
	Sealed Offers of Settlement – Section 31 of the SMA Rules	Lucienne Bulow
	High Court Discovery Ruling will Transform International Arbitration	Ollie Armas, Mike Jacobson, Katherine Wellington, Sam Zimmerman, Dana Raphael
	SCOTUS Displays Short Memory in Rejecting the Prejudice Requirement for Waivers of the Right to Arbitrate	James F. Bogan III and C. Allen Garrett Jr
December, 2022	From Multiple Time Zones to Intermediary Brokers: A Comparative Study of Demurrage Time Bar Decisions in England and the U.S.	Leigh Harvis
	SMA Awards Service 'At-a-Glance': MTM SANTOS (SMA 4356) - STOLT AZALEA (SMA 4102)	Robert Meehan
	Remembering Manfred W. Arnold	AJ Siciliano
	In Closing	Editors
	President's Message	LeRoy Lambert
December, 2022	Non-Performance - Doctrine of Adequate Assurance	George Tsimis
	SOCUS Fed Policy in favor of Arbitration	John Fellas
	Enforcing Subpoenas in Int'l Arbitration	Anusha Pillay
	CMA CGM LIRBA - General Average	Johathan Spencer
	Int'l Sanctions on Arbitral Proceedings	James Rogers/Karie McDougall
	SMA Awards Service 'At-a-Glance': M/T ALKIMOS (SMA 4388) - M/T ALKIMOS (SMA 4403)	Robert Meehan
	SMA in the Courts	Louis Epstein
	Spotlight on the SMA	Editors
	In Closing	Editors

Issue	Article	Author
March, 2023	<p>Presidents Message</p> <p>BIMCO Infectious or Contagious Clauses for Time-Charter Parties 2022</p> <p>Bimco CII Clause Finally Released: Does it make any Sense of CII</p> <p>Focus on SMA Members</p> <p>Arbitration in The Courts Report</p> <p>SMA Awards Service 'At-a-Glance': M/V JOSCO HUIZHOU (SMA 4405] - M/T MAMBO (SMA 4418]</p> <p>Spotlight on the SMA</p> <p>ICMA Save the Date</p> <p>In Closing</p>	<p>LeRoy Lambert</p> <p>Eleanor Midwinter, Emmy Ameloot</p> <p>Valentina Keys, Nick Walker</p> <p>Y. Lahlou, A. Poplinger, M. Carlota A. Lursain</p> <p>Robert Meehan</p>
June, 2023	<p>Presidents Message</p> <p>Admiralty Law: Off to Sea the Wizard</p> <p>International Arbitration: A Possible New Avenue for Discovery in the US</p> <p>Corporation AIC v. Hidroelectricia: Which Rules Govern Annulment of Int'l Awards and Does it Matter</p> <p>Deductions from Hire: Did Hire Remain Payable, in the Absence of Owners' Agreement, When Vessel Was Allegedly Off-Hire at the Instalment Date?</p> <p>Basket: Is Enforcement of Intra-EU Awards before U.S. Courts at Risk?</p> <p>SMA Awards Service 'At-a-Glance' : M/V PRETTY LADY (SMA 4373] - M/T CLIPPER KARINA (SMA 4274] -M/T GOLDEN YOSA (SMA 4203]</p> <p>Spotlight on the SMA</p> <p>ICMA XXII</p> <p>In Closing</p>	<p>LeRoy Lambert</p> <p>James Mercante</p> <p>James Hohenstein and Sheryl Parkinson</p> <p>Rowland Edwards and Philip Vagin</p> <p>Monika Humphreys-Davies</p> <p>Nick Lawn & Trajan Shipley</p> <p>Bob Meehan</p>
October, 2023	<p>Presidents Message</p> <p>Focus on SMA Members</p> <p>The Second Circuit Expands Dangerous Goods Liability</p> <p>US Supreme Court Holds that Appeal on Arbitration Denial Automatically Stays Trial Court Proceedings</p> <p>Avoiding Discovery Sanctions in an Ever-Evolving Technological World</p> <p>From Across the Pond: Charterers Liable to pay hire rate for time associated with hull underwater cleaning after redelivery.</p> <p>Iraq Telecom Ltd. V IBL Bank S.A.L.: Second Circuit Affirms District Courts Ruling that the Enforcement of an Arbitration Award Should Not be Stayed Despite a Pending Foreign Annulment Proceeding</p> <p>SMA in the Courts</p> <p>Spotlight on the SMA</p> <p>ICMA XXII</p> <p>Milestones</p> <p>In Closing</p>	<p>LeRoy Lambert</p> <p>Edward P. Flood, Jon Werner</p> <p>Ed Mullins, Zachary J. Kosnitzky</p> <p>Lindsay Calhoun</p> <p>Aria Moschopoulos, Ioanna Gavriloglou, Recema Shour</p> <p>Jacob M. Kaplan, David Zaslowsky, and Michael Fabiyi</p> <p>Louis Epstein</p>

Issue	Article	Author
February, 2024	<p>Presidents Message</p> <p>ICMA over the Years</p> <p>How Should Arbitrators Decide Claims and Counterclaims Arising from the Same Incident if neither Party Meets its Burden of Proof</p> <p>Nipping Counterparty Non-Performance Disputes in the Bud: The Application of the Doctrine of Adequate Assurances</p> <p>Sire, Hire, Price Majeure and a Global Pandemic: Are Vetting Clauses a Warranty or a Due Dilligence Obligation</p> <p>Recent developments in US Maritime Arbitration</p> <p>SMA at 60</p> <p>Spotlight on the SMA</p> <p>In Memoriam - Patrick V. Martin</p> <p>In Closing</p>	<p>LeRoy Lambert</p> <p>David Martowski</p> <p>Robert Shaw</p> <p>George J. Tsimis</p> <p>George M. Chalos</p> <p>Thomas H. Belknap</p>
June, 2024	<p>Presidents Message</p> <p>Reflections on the 125th Anniversary of the Maritime Law Association, Its Arbitration & ADR Committee, and the SMA</p> <p>Drop What You're Doing and Get a Choice of Law Clause: Reflections on the Supreme Court's Recent Decision in Great Lakes Ins. SE v. Raiders Retreat Realty Co., LLC</p> <p>Through the Lens of an SMA Arbitrator: the IBA Guidelines on Conflicts of Interest</p> <p>IBA Publishes Updated Guidelines on Conflicts of Interest in Arbitration*</p> <p>Keeping Fraud Out of Maritime Arbitration: Lessons from a Recent Case</p> <p>Arbitration in the Courts*</p> <p>A Career Ending Collision at Sea*</p> <p>SMA Awards At a Glance: Charter Party Disputes with a COGSA Twist: M/V STADE (SMA 4443] - M/V MARLENE GREEN (SMA 4009] - M/T SITEAM EXPLORER (SMA 4216]</p> <p>Spotlight on the SMA</p> <p>In Memoriam - John Schofield,</p>	<p>LeRoy Lambert</p> <p>Chris Nolan</p> <p>Michael L. Goldman</p> <p>Dick Corwin</p> <p>Christian Leathy & Elizabeth Kantor</p> <p>Steffen Pedersen</p> <p>Yasmine Lahlou, Andrew Poplinger, Marcel Engholm Cardoso, and Alex Lupsau,</p> <p>James Mercante</p> <p>Robert Meehan</p>
October, 2024	<p>Presidents Message</p> <p>Changes to Sections 2 and 10 and to Appendix B of the SMA Rules</p> <p>In Memoriam – Jack Berg</p> <p>Remembering Jack Berg</p> <p>When Did the Jones Act Become the “Jones Act”?</p> <p>Transportation Spotlight: The Supreme Court's Jettison of Chevron Deference in Loper Bright is a Sea Change for the U.S. Maritime Sector*</p> <p>A Trio of Arbitration Cases: Clarifying the Scope of the Federal Arbitration Act</p> <p>DC Circ. Int'l Arb. Ruling Leaves Award Holders In Legal Limbo*</p> <p>Russian Supreme Court Denies Enforcement of Award Based on the Allegedly Unfriendly Nationalities of Arbitrators</p> <p>Arbitration, Sanctions. Seventh Circuit Affirms Confirmation of Award that Awarded Legal Fees Even Though Agreement Provided that Each Side Would Pay Its Own Counsel Costs.</p> <p>D.C. Circuit Allows Challenge to Counsel's Authority to Enforce International Arbitration Award</p>	<p>LeRoy Lambert</p> <p>Louis Epstein</p> <p>A. J. Siciliano</p> <p>Louis Epstein</p> <p>Charlie Papavizas</p> <p>Sean Pribyl, Chris Nolan, and Michael Cavanaugh</p> <p>Ben A. West, J. Austin Harfield</p> <p>Jeff Newton</p> <p>Mr. Igor Gorehakov, Ms. Nadja Harraschain, Mr. Tim Dlugosch</p> <p>David Zaslowsky and Jacob Kaplan</p> <p>Sion Richards, James Egerton, Vernon, Melissa Stear, Gorsline, Ricardo H. Puente, Sheila L. Shadmand, Maria I. Pradilla Picas</p>

Issue	Article	Author
February, 2025	President's Message	LeRoy Lambert
	Sinking the United States: the Battle to Save the World's Fastest Passenger Liner and America's Flagship	Charles B. Anderson
	"Do You Feel Lucky?": Weighing the Risks of Prosecution for Potential OFAC Sanctions Violations in the Aftermath of the English Commercial Court's Recent Decision in <i>O v. C</i> [2024] EWHC 2838 (Comm)	George J. Tsimis
	USTR Section 301 Determination on China's Targeting of the Maritime Logistics and Shipbuilding Sectors for Dominance	Louis Epstein
	Section 301 of the Trade Act of 1974: The Right Tool to Counteract China's Unreasonable and Discriminatory Policies Aimed at Dominating Global Shipbuilding	Elizabeth Drake
	USTR Mistakenly Blames China for Long-Standing US Shipbuilding Woes	Colin Grabow
	"Over? Did You Say 'Over?'" Determining the Preclusive Effect of an Earlier Arbitration Award	Daniel Lund, III
	Honours Even in Latest English Litigation on The Prestige and the Spanish Supreme Court Judgment	Simon Baughen
	Damages for Late Redelivery under a Time Charterparty – <i>Hapag-Lloyd v (1) Skyros Maritime Corporation (2) Agios Minas Shipping Company</i> [2024] EWHC 3139 (Comm)	Monika Humphries-Davies
	<i>In re Bulk & Metal Transport PTE Ltd., as Disponent Owner of the M/V BI JIA SHAN, v. Consolidated Grain & Barge Co., as Charterer</i>	Jason Waguespack, Andrew Waters, Fraser Mitchell
	SMA Award Service ... At-a-Glance <i>M/V Bia Jian Shan</i> [#4478] [Hold-In Tugs] Focus on SMA Members SMA's Seminar "Maritime Arbitration in New York" Spotlight on the SMA In Memoriam – Klaus C.J. Mordhorst	Robert C. Meehan Austin L. Dooley
December, 2025	President's Message	Bob Meehan
	1826 International Intrigue – The 200th Anniversary of New York's First Maritime Arbitration Award	David Martowski
	Service of Process in Arbitration Enforcement Actions	G. Evan Spencer, and Noe S. Hamra
	Progress of the SHIPS for America Act	Charlie Papavizas
	SMA Award Service ... At-a-Glance <i>The M/T CHEM SIRIUS</i> [SMA 4392] Abandoned NOR	Bob Meehan
	U.S. Seizure of the <i>M/T SKIPPER</i> Off Venezuela: How Lawful Was It?	Benjamin Robinson
	Know Your Counterparty – The Pitfalls of Undisclosed Principals	Charlotte Bijlani, Natalie Jensen, Amir Mahdavi, Haya Al Bawab, Gabriela Benavides, James Lehmann, Emma James
	Copy-Paste Verdicts – The Cost of "Shortcuts" in Arbitration	John Zadkovich, Christine Ong, Stephenson Harwood
	Lessons on Set-Aside Applications in Singapore from Recent Cases	Jelita Pandjaitan, Andrew Battison, Rebecca James, Clara Tung
	Focus on SMA Members: MARK E. NEWCOMB, BRUCE D. RICHARDS Spotlight on the SMA In Memoriam: Keith W. Heard, Harold "Hal" Halpin, Peter D. Clark, Jon Phillip Wing, Samuel "Skip" Keesal Jr., Jana Alexis Byron, Hal Eren	