
LLOYD'S MARITIME AND COMMERCIAL LAW QUARTERLY

CONTENTS

Case and comment

- | | |
|--|-----|
| Forum non satis: <i>Spiliada</i> and an inconvenient truth
(<i>AK Investment v. Kyrgyz Mobil Tel</i>) | 329 |
| The continued obscurity of economic duress
(<i>Borrelli v. Ting</i>) | 333 |
| Indemnities, exclusions and contribution
(<i>The Far Service</i>) | 339 |



Articles

- | | |
|--|-----|
| The 1906 Act, common law and contract clauses—all in harmony?
<i>The Rt Hon Lord Mance</i> | 346 |
| An international Convention on offshore hydrocarbon leaks?
<i>The Hon Justice Steven Rares</i> | 361 |
| Estoppels as swords <i>Michael Barnes QC</i> | 372 |
| Insurance policies for multiple insureds: the effect of a composite approach
to construction? <i>Brian Harris</i> | 393 |
| Client money rules and Lehman Brothers
<i>Dr Harry McVea</i> | 411 |
| A construction conundrum?
<i>Professor David McLauchlan</i> | 428 |

Book reviews

- | | |
|---|-----|
| van Hooydonk: <i>Places of Refuge: International Law and the CMI Draft Convention</i> | 449 |
| Schwenzer (Ed.): <i>Schlechtriem & Schwenzer: Commentary on the UN Convention
on the International Sales of Goods (3rd Edn)</i> | 450 |
| Bugden and Lamont-Black: <i>Goods in Transit and Freight Forwarding (2nd Edn)</i> | 451 |
| Leadbeater, McCafferty, O'Sullivan and Purchas: <i>Civil Appeals: Principle
and Procedure</i> | 453 |
| Randolph: <i>The European Law of Commercial Agency (3rd Edn)</i> | 453 |
-