## DEUTSCHE BANK TRUST COMPANY AMERICAS v THE OWNERS OF THE MOTOR VESSEL "SERTAO"

Admiralty practice - Sale pendente lite - Mortgagee applying for order of sale of drillship pendente lite with proviso that vessel should not be sold at less than appraised value - Whether mortgagee's specialist broker should be appointed jointly with Admiralty Marshal's broker - Apportionment of brokers' commission. [2018] 2 Lloyd's Rep. 275

## ■ SODZAWICZNY v RUHAN AND OTHERS

Arbitration - Claims following settlement agreements - Stay of proceedings - Meaning of matter . . . to be referred to arbitration - Binding effect of arbitration clause on third party - Contracts (Rights of Third Parties) Act 1999, section 8 - Arbitration Act 1996, sections 9 and 44.

[2018] 2 Lloyd's Rep. 280

## ■ The "TIAN E ZUO"

Admiralty – Collision action – Plaintiffs' and defendant's vessels involved in related collisions with anchored vessel off Singapore – Collisions would not have occurred but for prior negligence of defendant's vessel in dragging anchor – Whether "but for" test appropriate – Whether "agony of the moment" defence available to plaintiffs' vessel – Whether defendant's vessel "at anchor" notwithstanding that she was being involuntary towed – Apportionment of liability.

[2018] 2 Lloyd's Rep. 297