Professor Vibe Ulfbeck

293

LLOYD'S MARITIME AND COMMERCIAL LAW QUARTERLY

CONTENTS

Case and comment The Brussels Ibis Regulation appears on the horizon (Brussels Ibis Regulation) 157 Damages by the portfolio method (Tullis Russell v. Inveresk) 166 Vicarious liability for employee theft: muddling vicarious liability for conversion with non-delegable duties (Brink's Global Services v. Igrox) 172 Rethinking unjust enrichment, bailment and necessity (The Kos) 178 Articles Documentary fundamentalism in the Senior Courts: the myth of contractual Professor Gerard McMeel 185 Forum selection in contracts for the carriage of goods by sea: the European dimension Professor Yvonne Baatz 208 Determining jurisdiction and choice of law in contractual disputes coupled with property-related claims Dr Herman Boonk 227 Forum selection, choice of law and mandatory rules Professor Martin Davies 237 The position in the United States on foreign forum selection and arbitration clauses Professor Robert Force 249 Security assignment of debts and the conflict of laws Dr Anders Mollmann 262 Conflicts between jurisdiction and procedure: pre-action civil procedure and jurisdiction-a poor fit Phillip Morgan 275 Direct actions against the insurer in a maritime setting: the European perspective

CONTENTS

The effect of European regulations on the jurisdiction and applicable law for limitation of liability proceedings Professor Michael N Tsimplis	307
Book reviews	
Fentiman: International Commercial Litigation	322
Summer: Insurance Law and the Financial Ombudsman	325
Raphael: The Anti-Suit Injunction: Updating Supplement	327