

COMPANIA SUD AMERICANA DE VAPORES SA v HIN-PRO INTERNATIONAL LOGISTICS LTD
Carriage of goods by sea – Bills of lading containing English jurisdiction clause – Whether clause providing for exclusive jurisdiction – Whether claimant entitled to permanent anti-suit injunction and damages in respect of proceedings brought by defendant in China.

[2015] 1 Lloyd's Rep. 301

- HBC HAMBURG BULK CARRIERS GMBH & CO KG v HUYTON INC (THE “GLORY SANYE”)
Charterparty (Voyage) – Addendum – Disponent owners chartering vessel for single voyage – Vessel unable to discharge cargo because of absence of receivers – Parties agreeing addendum substituting different discharge port – Charterers agreeing to indemnify disponent owners against losses and expenses arising from charterers’ failure to discharge cargo – Whether charterers bound to indemnify disponent owners in respect of costs incurred in transiting Suez Canal.

[2015] 1 Lloyd's Rep. 310

- MAESTRO BULK LTD v COSCO BULK CARRIER CO LTD (THE “GREAT CREATION”)
Charterparty (Time) – Notice of redelivery – Charterers redelivering vessel with insufficient notice – Measure of damages.

[2015] 1 Lloyd's Rep. 315

- MONDE PETROLEUM SA v WESTERNZAGROS LTD
Arbitration – Jurisdiction – Agreement containing arbitration clause superseded by settlement agreement containing jurisdiction clause – Whether arbitration clause overridden by jurisdiction clause – Separability – Security for costs – Arbitration Act 1996, sections 7 and 67 – Civil Procedure Rules, rule 25.13.

[2015] 1 Lloyd's Rep. 330

- TOYOTA TSUSHO SUGAR TRADING LTD v PROLAT SRL
Arbitration – Jurisdiction of tribunal – Application for declaration as to jurisdiction – Applicable law – Validity of arbitration clause – Arbitration Act 1996, sections 5 and 32 – Brussels Regulation, Council Regulation 44/2001/EC – Rome I Regulation, Council Regulation 583/2008/EC, articles 3, 4 and 10.

[2015] 1 Lloyd's Rep. 344
