

---



---

# LLOYD'S MARITIME AND COMMERCIAL LAW QUARTERLY

---



---

## CONTENTS

### Case and comment

Fraud and electronic funds transfers <i>(Tidal Energy v Bank of Scotland)</i>	1
Monetary remedies for wrongful foreign proceedings <i>(The Alexandros T (No 2))</i>	9
Attribution and the fraud exception <i>(Moulin Global Eyecare v IRC)</i>	14
Letters of credit and the fraud exception—the threshold test for injunctive relief <i>(Alternative Power Solution Ltd v Central Electricity Board)</i>	19

### Articles

Parallel proceedings for insolvency and limitation of liability <i>Professor Martin Davies</i>	24
Some wear and tear on <i>Armagas v Mundogas</i> : the tension between having and wanting in the law of agency <i>Professor Peter Watts QC</i>	36
Understanding commercial insolvency and its justifications as a test for winding up <i>Dr Meng Seng Wee</i>	62
Should third parties be bound by arbitration clauses in bills of lading? <i>Professor Yvonne Baatz</i>	85
A voyage to the higher altitudes of contract law <i>Dr David Winterton</i>	124

### Book reviews

The Life of Thomas E Scrutton	147
The Role of Choice of Law Rules in Shaping Free Movement of Companies	149
The Law of Agency in Scotland	150
Principles of the Law of Agency	150
Goods in Transit and Freight Forwarding	152