

---



---

# LLOYD'S MARITIME AND COMMERCIAL LAW QUARTERLY

---



---

## CONTENTS

### Case and comment

Mitigated loss or collateral benefit? <i>(Fulton v Globalia (The New Flamenco))</i>	459
Principal's lack of authority to contract for co-principal <i>(Marlbray v Laditi)</i>	470
Road traffic accidents and the escape clause under the Rome II Regulation <i>(Marshall v MIB)</i>	474
Statutory interpretation and breach of statutory duty <i>(Campbell v Gordon)</i>	477
The latest word on illegality <i>(Patel v Mirza)</i>	483
Damages in lieu of rescission <i>(Salt v Stratstone)</i>	489
Navigating between freedom of contract and LLMC 1976 <i>(The Cape Bari)</i>	495



### Articles

"Tacit contractual relationships" and the special jurisdiction provisions of the Brussels I Regulation: <i>Granarolo v Ambrosi</i> <i>Michael McParland</i>	500
Cross-border insolvency and shipping companies <i>Professor Anselmo Reyes</i>	517
Improper purposes in company law <i>Robert Boadle</i>	529
The role of private actors in regulation of Arctic shipping <i>Dr Kateřina Peterková Mitkidis</i>	544
Compulsory insurance and its implications <i>Dr Ling Zhu and Xiuhua Pan</i>	563

### Book reviews

Lord Mansfield: Justice in the Age of Reason	577
European Tort Law (2nd edn)	578