LLOYD'S MARITIME AND COMMERCIAL LAW QUARTERLY

选海洋利力	
CONTENTS	
Case and comment (10.6 6 1.5)	
Hague Rules and burden of proof	
(Volcafe v Compania Sud Americana de Vapores)	169
"Lack of consent" as an unjust factor	
(AAHG v Hong)	176
The Inter-Club Agreement: The meaning of "act", causation and	
the boundaries of the agreement	
(The Yangtze Xing Hua)	182
The jurisdictional one-two punch	
(Lungowe v Vedanta; Okpabi v Royal Dutch Shell)	190
Replacing the Bills of Sale Acts	
(LC 369)	196
One Step forwards: The availability of Wrotham Park damages for	
breach of contract	
(One Step v Morris-Garner)	201
Recognition of foreign maritime liens	
(The Sam Hawk)	206
Articles	
The contributory negligence doctrine: four commercial law problems	
James Goudkamp	213
Set-off: a concept divided by a common language?	
Lorna Richardson	238
Interpretation of industry-standard contracts	
Aaron Taylor	261
Maritime salvage under contract: a comparative study of Chinese law and	
the International Salvage Convention	
Liang Zhao	286
The integration of unmanned ships into the lex maritima	
Robert Veal and Michael Tsimplis	303
Book review	
Foreign Currency: Claims, Judgments and Damages	336
rotegi Currency. Cianno, Judgmento and Damageo	330