

CSSA CHARTERING AND SHIPPING SERVICES SA v MITSUI OSK LINES LTD (THE
“PACIFIC VOYAGER”)

Charterparty (Voyage) – Charterparty containing cancelling date but no ETA – Nature of owners’ obligation to commence approach voyage – Whether obligation absolute or to use due diligence – Vessel delayed through no fault of owners – Whether owners in breach of obligation in relation to approach voyage.

[2018] 1 Lloyd’s Rep. 57

KYRGYZ REPUBLIC v STANS ENERGY CORPORATION AND ANOTHER

Arbitration - Jurisdiction - Meaning of foreign law - Arbitration Act 1996, section 67.

[2018] 1 Lloyd’s Rep. 66

PAN-UNITED SHIPPING PTE LTD v CUMMINS SALES AND SERVICE SINGAPORE PTE LTD

Contract – Exclusion clause – Defendant contracting to overhaul engines of plaintiff’s tugboat – Engine damaged after seizing up during testing – Whether defendant in breach of contract – Whether plaintiff’s or defendant’s standard terms applied – Whether defendant entitled to limit liability to price of quotation.

[2018] 1 Lloyd’s Rep. 95
