

CONNECT SHIPPING INC AND ANOTHER v SVERIGES ANGFARTYGS ASSURANS FORENING (THE SWEDISH CLUB) AND OTHERS (THE “RENOS”)

Insurance (marine) – Vessel damaged by fire – Whether vessel a constructive total loss – Whether notice of abandonment validly served – Assessment of costs of repairs – Whether costs incurred before notice of abandonment served to be taken into account – Salvage costs – Suing and labouring – Marine Insurance Act 1906, sections 60, 62 and 88.

[2018] 1 Lloyd's Rep. 285

---

❑ EMMOTT v MICHAEL WILSON & PARTNERS LTD

Arbitration – Anti-suit injunction – Cause of action estoppel – Issue estoppel – Abuse of process – Senior Courts Act 1981, section 37.

[2018] 1 Lloyd's Rep. 299

---

❑ ST SHIPPING AND TRANSPORT PTE LTD AND OTHERS v SPACE SHIPPING LTD AND ANOTHER (THE “CV STEALTH”) (NO 3)

Practice – Stakeholder proceedings – Whether “competing claims” – Effect of Rule B attachment – CPR Part 86.

[2018] 1 Lloyd's Rep. 308

---

❑ TOPTIP HOLDING PTE LTD v MERCURIA ENERGY TRADING PTE LTD (THE “PAN GOLD”)

Contract – Formation – Negotiations for charter of vessel – Owners’ offer expressed to be “Subject to review” of charterer’s pro forma charterparty “with logical amendment” – Whether binding contract concluded – Whether any concluded contract void for uncertainty.

[2018] 1 Lloyd's Rep. 316

---

❑ TRANSGRAIN SHIPPING (SINGAPORE) PTE LTD v YANGTZE NAVIGATION (HONG KONG) CO LTD (MV “YANGTZE XING HUA”)

Charterparty (Time) – NYPE Inter-Club Agreement 1996 – Clause 8(d) – Whether “act” requires fault.

[2018] 1 Lloyd's Rep. 330

---