

---

---

# TULANE MARITIME LAW JOURNAL

---

---

## ARTICLES

COLLATERAL SOURCE ISSUES IN MAINTENANCE  
AND CURE CLAIMS

*Kenneth G. Engerrand*

THE MEASURE OF DAMAGES FOR MISTIMED  
REDELIVERY OF VESSELS: THE OPPOSITE OF  
CERTAINTY IS NOT UNCERTAINTY

*Xing Lijuan*

## ESSAY

GOVERNMENT CONTRACTS:  
MARITIME DISPUTES AND CLAIMS

*Howard W. Roth, III*

## COMMENTS

ON BORROWED TIME: WHY THE BORROWED SERVANT  
DOCTRINE IS DUE FOR A CHANGE

*Chris Bruner*

RETHINKING NECESSARIES LIENS IN THE  
AFTERMATH OF THE OW SAGA

*Chelsea Crews*

*LOFTUS v. HORIZON*: DID OSHA EXPAND  
THE SEAMAN PROTECTION ACT TOO FAR?

*Heather Heintz*

SALVAGE CONVENTION IN, GENERAL MARITIME  
LAW OUT: HOW *SUNGLORY MARITIME, LTD.*  
*v. PHI, INC.* TAKES A WAVE BREAKING STANCE

*Eva-Maria Mayer*

HUNG UP ON HANJIN: UNIVERSALISM AND BAREBOAT  
CHARTER HIRE PURCHASE AGREEMENTS  
LEAVE MARITIME LIENHOLDERS ADRIFT

*Thomas Peter Myers*

PIN CHAGRIN: THE *GLENCORE* HEIST AND EDI  
THROUGH THE LENS OF DELIVERY ORDERS

*Allison Skopec*

## NOTE

NAVIGATING *MILES* OF CONFUSION: THE WASHINGTON  
SUPREME COURT'S RECOGNITION OF PUNITIVE  
DAMAGES IN UNSEAWORTHINESS CLAIMS IN *TABINGO*

*D. Scott Crawford*

