The third EU maritime safety package: objectives and challenges

The Rotterdam Rules: all change or no change for trading nations

Pirate's ransom - to pay or not to pay

Law of international trade: cross border commercial transactions. 4th revised edition

Book review: The future of payment systems

Book review: The carriage of dangerous goods by sea

Container stowage: a matter of cooperation or liability

The principle of autonomy and new uses for letters of credit

Understanding the commercial matrix of international trade

Proposal to extend statutory civil liability regime under the FSMA Act 2000

Legal issues in letters of credit

Laytime and demurrage clauses in contracts of sale - s survey of the NY Society of Maritime Arbitrators' practice and English case law

International commercial litigation

Implications of the Tribunals, Courts and Enforcement Act 2007

EU - The Commission Guidelines on the application to maritime transport services of EC Treaty rules on restrictive business practices

EU - Advocate General's opinion on the EU Ship-Source Pollution Directive

Conflict of laws and forum shopping in maritime disputes

Assignment

Application of the Hague Visby rules – by force of law or contract

Agency

An analysis of the proposed EU legislation on supply chain security

Emerging legal challenges for countertrade techniques in international trade
An analysis of acceptance and deferred payment credits in civil and common law

The unwelcome return of the EU draft Civil Liability Directive?

The new Companies Act 2006 and directors' duties

The free on board (FOB) seller as shipper

Whether towage in open seas subject to maritime cabotage rules

UCP 600 - new challenges and issues

Exemption from VAT to apply to partial chartering?

EU consultation on ship dismantling launched

EU VAT law and shipping – recent ECJ case law

Duty to nominate a safe port - The Count

Documentary credits – introduction of the new UCP 600

Changes to the Council of Mortgage Lenders' Handbook for England and Wales

Assessment of damages for breach of contract

The end of the road for the Port Services Directive

The context and construct of international commercial and maritime law
Chuah, J. 2006. The context and construct of international commercial and maritime law. PhD thesis University of Westminster School of Law

The Probo Koala: shipment of hazardous waste

Maritime cabotage: validity of proposed concessions granted by Spain for maritime passenger transport in the Vigo estuary

Islamic principles governing international trade financing instruments: a study of the Morabaha in English law

Draft technical measures for the implementation of the Markets in Financial Instruments Directive published by the Commission

Construing demurrage clauses: the Afrapearl

Compensation under Commercial Agents Regulations 1993: Lonsdale v Howard & Hallam Ltd

Charterparty - transfer of stowage resonsibility to charterer - shipowner's duty of seaworthiness
State aid for maritime transport: Case C-400/99 Italy v Commission

Standard contractual clauses for the transfer of personal data to third countries

Siebe Gorman overruled: retrospective effect of the overrule applied by the House of Lords

Ship master's right to be paid for short breaks

Performance bonds: Tradigrain v State Trading Corp of India

Performance bonds given by a foreign government

Implementation of the directive concerning the enforcement of provisions in respect of seafarers' hours of work

Freedom of establishment and threats of industrial action by unions of maritime workers. Viking Line ABP v International Transport Workers' Federation and Finnish Seamen's Union

Extension of liner shipping consortia block exemption

Conflicts of law and letters of credit

Apparent conflict of jurisdiction between the CMR and the Brussels regime on civil and commercial jurisdiction

Statutes and conventions on private international law. 2nd edition

Recent EU developments

Private international law - choice of law - Islamic law. Shamil Bank of Bahrain EC v Beximco and others

Payment and payment systems

Letters of indemnity? Delivery of goods without bills of lading. Pacific Carriers Ltd v BNP Paribas

Letter of credit - applicable law and forum non conveniens. Marconi Communications International Ltd v PT Pan Indonesia Bank Ltd TBK

Jurisdiction and illegal strike action by shipping trade union

FOB contract - laytime - opening of a letter of credit - condition of precedent - seller's duty to load. Kronos Worldwide Ltd v Sempra Oil Trading SARL
International Maritime Law.  

The EU's plans to reduce air pollution for ships: progress and obstacles

Direct effect of the Barcelona Convention for the Protection of the Mediterranean Sea against Pollution and Article 6(3) of the Athens Protocol. Syndicat professionnel coordination des pêcheurs de l’étang de Berre et de la région v Électricité de France (EDF)

Anti-competitive conduct of Greek ferry operators

Right of guaranteeing associations to contest customs claim to enforce Tir Guarantees

The New Trans Atlantic Conference Agreement: an evaluation of liner conferences under threat

GEHA Naftiliaki EPE and Others v NPDD Limeniko Tamio Dodekanisou. Case C-435/00, ECJ, 14 November 2002.
Harbour dues and the freedom to provide services

Editorial: Recent EU Commission activities in maritime and trade law


Documentary sanctity in international trade: R (Greenpeace Limited) v Secretary of State for the Environment, Food and Rural Affairs

Documentary credits and illegality in the underlying transaction. Mahonia Limited v J P Morgan Chase Bank


Compulsory guarantees under the Tir Convention: a ‘civil and commercial’ matter under the Brussels regulation?

Commodity forward contract and regulated investment business. CR Sugar Trading Ltd v China National Sugar & Alcohol Group Corp

Claim against liner conferences for damages for anti-competitive practices. Yeheskel Arkin v Borchard Lines Ltd & Others

Internet banking services: questioning the current response to account aggregation
The same definition of “liner conference” was also included in European Council Regulation 4056/86 of 22 December 1986. See OECD, 2002a: 62, citing Shashikumar, 1996. The twenty-foot equivalent unit is a unit of cargo capacity used to describe the capacity of container ships and container terminals. Consortia started to be established by liner conference members in the 1960s, following containerization, as a supplementary means which along with global/strategic alliances and other cooperative arrangements, gradually started to replace conferences, particularly in the United States and European trades where legislative changes narrowed the scope of the antitrust immunity enjoyed by conferences. However, following the repeal of Regulation 4056/86 by virtue of Regulation 1419/2006, liner conferences to and from the EU will be prohibited as of 18 October 2008. EurLex-2. The Commission decided that the TAA was not covered by the block exemption granted to liner conferences by Article 3 of Regulation No 4056/86 because, first, it was not a liner conference within the meaning of that regulation, in that it established at least two rate levels and, second, even if the TAA were regarded as a liner conference, the CMP.