

26th Annual Admiralty and Maritime Law Conference

The Jones Act, Waivers, and New Developments

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Cabotage Laws – A Brief History

- Derived from the French word "caboter," which means to sail coastwise
- Today, it means the right to trade between points in the United States → "Jones Act" Vessels
- Origins 1789, with fees imposed on foreign-built vessels, and tax / duty preferences given to U.S.-built and owned vessels – expanded substantially by the Merchant Marine Act of 1920
- Designed primarily to guarantee the participation of U.S. shipyards / vessels in the domestic trade
- Coastwise laws generally involve the transportation of merchandise and passengers, towing, and dredging



Background – The Jones Act



Senator Wesley L. Jones

- Section 27 of the Merchant Marine Act of 1920 – commonly referred to as the Jones Act – restricts the US coastwise trade in merchandise to coastwise-qualified vessels
- US Coast Guard makes Jones Act vessel eligibility determinations
- Customs and Border Protection ("CBP") makes determinations as to whether a voyage or type of activity is covered by the Jones Act



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"U.S.-Flag Vessel"

- A "U.S.-flag vessel"
 - U.S. flag and U.S. crew
 - · U.S. ownership
 - U.S. entity must own it (stock ownership not a factor)
 - > CEO and Chairman of the Board must be U.S. citizens
 - Majority of a quorum of the board must be U.S. citizens
 - Does not need to be U.S. built
 - · Owner called a "Documentation Citizen"
- Documentation Citizen <u>cannot</u> engage in coastwise trade
 - US-Foreign Trade
 - Anchor Handlers
 - Government Programs
 - Salvage Vessels
 - NOT a "Jones Act" vessel



"Jones Act Vessel"

- Coastwise laws generally prohibit the transportation of passengers or merchandise between points in the United States (*i.e.*, within 3 miles of the coast) in any vessel other than a "coastwise-qualified vessel"
 - U.S. built
 - U.S.-flag
 - 75% U.S. owned
 - U.S. President/CEO
 - · U.S. Chairman of the Board
 - Majority of quorum
 - Never sold foreign
 - Owner called a "Coastwise Citizen"



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Coastwise Merchandise Statute "Jones Act"

§ 55102. Transportation of Merchandise

- A vessel may not provide any part of the transportation of merchandise by water, or by land and water, between points in the United States to which the coastwise laws apply, either directly or via a foreign port, unless the vessel is wholly owned by U.S. citizens and has a certificate of documentation with a coastwise endorsement
- Trigger is the lading of merchandise at one coastwise point and the unlading of it at a different coastwise point
- In simplest terms, loading something at Point A and unloading it at Point B





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