

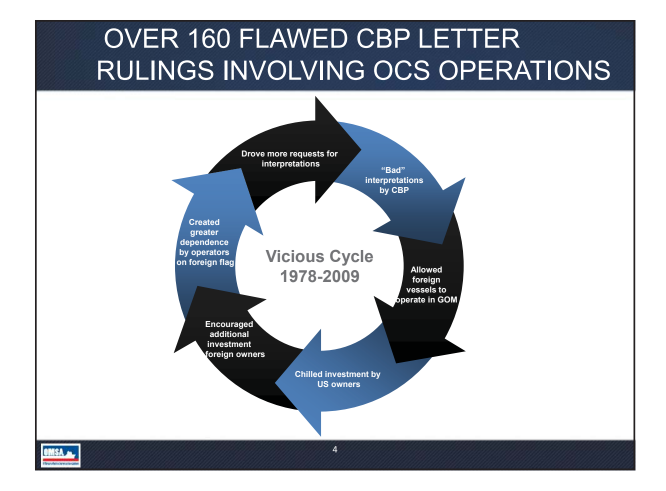


#### Jones Act

A vessel may not provide any part of the transportation of **merchandise** by water ... between points in the United States ... unless the vessel...[is a qualified U.S.-flag vessel].... [T]he term "merchandise" includes ... valueless material.







# 2009 "CHRISTMAS TREE" NOTICE



OMSA ...

# CBP's 2009 Notice



### **Ancillary Transportation**

"CBP recognizes that allowing foreignflagged vessels to transport merchandise from one U.S. point and install that merchandise at another point on the OCS on the condition that it merely be accomplished 'on or from that vessel' would be contrary to the legislative intent of [the Jones Act]". Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

## Title search: Jones Act and Cabotage Rules in the OCS

First appeared as part of the conference materials for the  $26^{th}$  Annual Admiralty and Maritime Law Conference session "Jones Act and Cabotage Rules in the OCS"