

Brown
Sims

What's New in Limitation Cases

Allen D. Hemphill

1

Who may Limit Liability

- Carrier subject to a direct-action could benefit from its insured's right to limit liability.
- Ownership could be resolved in the Rule F action along with the right to limit liability.
- Operator was an owner despite undisputed evidence he did not hold title.

Brown
Sims

2

Jurisdiction: Vessel Status

- Fact issue regarding the vessel status of long moored barges precluded summary judgment that would resolve the owner's limitation of liability action.

Brown
Sims

3

Jurisdiction: Location & Connection

- Injury aboard a vessel docked at a marina was subject to admiralty; likely to disrupt maritime commerce.
- Admiralty jurisdiction when a vessel pulled from the water for repairs caused damage by virtue of its unseaworthy condition.
- Admiralty jurisdiction to support a limitation of liability action when two vessels collide in a navigable waterway.

Brown
Sims

4

Jurisdiction: Location & Connection

- The deaths of two sleeping passengers in a docked boat not within admiralty jurisdiction; incident of this nature unlikely to disrupt maritime commerce.

Brown
Sims

5

Jurisdiction: Over Claims

- No jurisdiction over tort claims against third parties who did not file claims in the limitation of liability action.

Brown
Sims

6

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](http://utcle.org/elibrary)

Title search: What's New in Limitation Cases

First appeared as part of the conference materials for the
32nd Annual David W. Robertson Admiralty and Maritime Law Conference session
"What's New in Limitation Cases"