

[“AMALIE ESSBERGER” TANKREEDEREI GMBH & CO KG v MARUBENI CORPORATION \(THE “AMALIE ESSBERGER”\)](#)

Demurrage – Time-bar – Claim to be presented with all supporting documents within 90 days of discharge – Meaning of “supporting documents” – Whether all supporting documents had to be supplied at same time as claim – Whether demurrage claim time-barred.

[2020] 1 Lloyd's Rep. 393

---

☐ [BILGENT SHIPPING PTE LTD v ADM INTERNATIONAL SARL \(THE “ALPHA HARMONY”\)](#)

Charterparty (Voyage) – Laycan – Charterers entitled to cancel charter if notice of readiness not given as per charterparty – NOR tendered but not during permitted hours – Whether charterers entitled to cancel.

[2020] 1 Lloyd's Rep. 409

---

☐ [FILATONA TRADING LTD AND ANOTHER v NAVIGATOR EQUITIES LTD AND OTHERS](#)

Arbitration – Jurisdiction – Share purchase agreement – Disclosed and identified principal – Whether wording of agreement precluding intervention and reliance on that contract by disclosed and identified principal – Arbitration Act 1996, section 67.

[2020] 1 Lloyd's Rep. 418

---

☐ [XSTRATA COAL QUEENSLAND PTY LTD AND OTHERS v BENXI IRON & STEEL \(GROUP\) INTERNATIONAL ECONOMIC & TRADING CO LTD](#)

Arbitration – Running of time for appeal – Effect of refusal of tribunal to review award – Serious irregularity – Obligation of tribunal to produce uncertain and unambiguous award – LCIA Rules – Arbitration Act 1996, sections 57, 68(2)(f) and 70(3).

[2020] 1 Lloyd's Rep. 436

---