

[FEYHA MARITIME LTD v MILOUBAR CENTRAL FEEDMILL LTD AND ANOTHER](#)

Carriage of goods by sea – Limitation of action – Plaintiff bringing cargo claim against carrier within one-year limitation period – Cargo insurer bringing separate claim against carrier within limitation period – Court ruling that plaintiff not owner of cargo – Application to amend claim after expiry of limitation period to add new party as plaintiff – Whether amendment should be allowed – Whether cargo insurer's claim stopped limitation running – Hague-Visby Rules, article III, rule 6.

[2020] 1 Lloyd's Rep. 449

---

☐ [PRIYANKA SHIPPING LTD v GLORY BULK CARRIERS PTE LTD \(THE "CSK GLORY"\)](#)

Sale of ship – Buyer contracting to scrap vessel and not to use her for trading – Buyer trading vessel in breach of agreement – Whether seller entitled to injunction – Whether damages adequate remedy – Whether seller entitled to “negotiating damages” – Whether buyer entitled to declaration that seller limited to nominal damages.

[2020] 1 Lloyd's Rep. 461

---

☐ [RELIANCE INDUSTRIES LTD AND ANOTHER v THE UNION OF INDIA](#)

Arbitration – Remission of award – Jurisdiction of tribunal on remission – Whether Further Award tainted by serious irregularity – Arbitration Act 1996, sections 67 and 68.

[2020] 1 Lloyd's Rep. 489

---