What’s New in Your LAW OF SEAMEN
5th 2019-2020 Update by Robert Force and
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Your 2019-2020 Update for The Law of Seamen 5th, provides new and revised Chapter 31, Other Seamen's Action

And Cumulative Supplement providing scores of new casenotes and discussions on maritime law for merchant seamen, including:


SCOTUS refused to overrule the Feres doctrine by denying certiorari in *Daniel v. U.S.*, 139 S.Ct. 1713.

With respect to workers employed on the outer continental shelf, California’s Wage and Hour law cannot be used to supplement federal law where there is a federal regulation to the contrary. *Parker Drilling Management Services., Ltd. v. Newton.*, 139 S.Ct. 1881.


Shipowner’s duty to provide medical care for his ill or injured employee is discussed in *Randle v. Crosby Tugs, L.L.C.*, 911 F.3d 280 (5th Cir. 2019).

Circumstances in which federal court need not defer declaratory judgment action in light of a seaman’s subsequently filed state action is thoroughly examined in *Glacier Fish Co., LLC v. Becerra-Valverde*, 345 F. Supp. 3d 1340 (W.D. Wash. 2018).