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THE UNIVERSITY OF MIAMI INTER-AMERICAN LAW REVIEW

(Formerly LAWYER OF THE AMERICAS)

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The INTER-AMERICAN LAW REVIEW welcomes submission of articles prepared by scholars and practitioners of private or public international law, or inter-American law. Manuscripts should be submitted in duplicate, typed triple-space with footnotes at the end, and comply with A Uniform System of Citation, published by the Harvard Law Review Association.

All articles represent the opinions of the noted authors and do not necessarily reflect the opinion of the Board of Editors.

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Editorial Note

The new name, *The University of Miami Inter-American Law Review*, reflects an attempt to provide a format that is more attractive to the journal's subscribers and contributors. The new name does not represent a change in editorial commitment or direction. The journal will maintain its focus on inter-American legal developments and will continue to welcome the submission of scholarly articles concerning private or public inter-American and international legal issues.

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ERRATA

Mr. Ivon d'Almeida Pires-Filho's article entitled "Priority of Maritime Liens in the Western Hemisphere: How Secure is Your Claim?" which appeared in Volume 16, Number 3 of the University of Miami Inter-American Law Review should be corrected as follows: on page 505, third line "W.H.O.I."; page 507, footnote 1 "The total tonnage for Latin America was 36,530,000"; page 517, footnote 69 "1980-81 I.M.C.Y.B. 104"; page 531, second paragraph, last line "afforded to salvage, which is classified above wage liens."; page 535, third paragraph, fourth line "(i.e. the *lex loci*, the law of the ship's flag, the *lex fori*, or any combination of the three)."; page 536, second paragraph, sixteenth line "In states that have ratified. . . ."