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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. . . ."