CONTENTS

Case and comment
Bank as holder under Carriage of Goods by Sea Act 1992 (The Erin Schulte)
A more valid presumption in the implied choice of law governing arbitration agreements?
(FirstLink Investments Corp Ltd v GT Payment Pte Ltd and ors)
Liability insurance, contractual indemnity and subrogation
(Rathbone Bros v Novae Corporate)
Common sense in contractual construction (Firm PI v Zurich)

Articles
Judicial assistance still in need of judicial assistance
PROFESSOR ADRIAN BRIGGS
The law applicable to demand guarantees and counter-guarantees
PROFESSOR NELSON ENONGHONG
Civil liability for spills from oil rigs: the development of bilateral and regional
principles
DR ALEXANDRA WAWRYK AND DR KATELIJN VAN HENDE
Belize Telecom: a reply to Professor McLauchlan
PROFESSOR JW CARTER AND
DR WAYNE COURTNEY

Book review
## CONTENTS

### Case and comment
- Bank as holder under Carriage of Goods by Sea Act 1992  
  (The Erin Schulte)  
  155
- A more valid presumption in the implied choice of law governing arbitration agreements?  
  (FirstLink Investments Corp Ltd v GT Payment Pte Ltd and ors)  
  161
- Liability insurance, contractual indemnity and subrogation  
  (Rathbone Bros v Novae Corporate)  
  167
- Common sense in contractual construction  
  (Firm PI v Zurich)  
  174

### Articles
- Judicial assistance still in need of judicial assistance  
  Professor Adrian Briggs  
  179
- The law applicable to demand guarantees and counter-guarantees  
  Professor Nelson Enonchong  
  194
- Civil liability for spills from oil rigs: the development of bilateral and regional principles  
  Dr Alexandra Wawryk and Dr Katelijn Van Hende  
  216
- Belize Telecom: a reply to Professor McLauchlan  
  Professor JW Carter and Dr Wayne Courtney  
  245

### Book review
- Lloyd's: Law and Practice  
  263