**REVISED AGENDA**

**UNIFORMITY COMMITTEE MEETING**

May 2, 2018

2:00 - 3:00 p.m. EDT

Marshall Dennehey Warner Coleman & Goggin

Wall Street Plaza

88 Pine Street, 21st Floor

The following is the agenda for the meeting of the Uniformity Committee, to be held at Dan McDermott’s office (our usual NYC location) on Wednesday, May 2, 2018, at 2:00 p.m. EDT.

We will have the following presentations:

* Update on the ongoing *Athos I* litigation, with a focus on the Third Circuit’s recent decision in *In re Petition of Frescati Shipping*, 886 F.3d 291 (3rd Cir., March 29, 2018) (slip opinion available at <http://www2.ca3.uscourts.gov/opinarch/163470p.pdf>) (JoAnne Zawitoski—Semmes, Bowen & Semmes, Baltimore)
* Panel discussion on the availability of punitive damages in personal injury unsea­worthiness actions: an overview of the issue and the prospects of Supreme Court review of the Ninth Circuit’s recent *Batterton* decision (880 F.3d 1089) (Michael F. Sturley—University of Texas Law School, Austin); the argument against the availability of punitive damages, from the defendants’ perspective (Robert J. Bocko—Holmes Weddle & Barcott, Seattle); and the argument for the availability of punitive damages, from the plaintiffs’ perspective (John R. Hillsman—McGuinn, Hillsman & Palefsky, San Francisco).

If you plan to attend, please facilitate your entry into the building by sending Dan McDermott an e-mail at DGMcdermott@MDWCG.com.

I look forward to seeing you all on May 2. Those who are unable to attend in person may partici­pate in the meeting by calling 1-888-857-7295 and using participant passcode 2123766432.

The Maritime Law Association of the United States (“MLAUS”) is an Accredited Provider of New York continuing legal education (“CLE”). The program will be appropriate for both experienced and newly-admitted attorneys (Non-Transitional and Transitional). 1.0 CLE credits in Areas of Professional Practice can be earned for attendance at the entire program. The MLAUS will issue New York CLE certificates to attorneys who attend the program. Attorneys admitted in juris­dictions other than New York may be entitled to CLE credits for attending the program and should consult with their jurisdictions’ CLE authorities.