

Per Curiam

406 U. S.

ATLANTIC COAST LINE RAILROAD CO. v. ERIE
LACKAWANNA RAILROAD CO. ET AL.CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR
THE SECOND CIRCUIT

No. 71-107. Argued April 17-18, 1972—Decided May 15, 1972

442 F. 2d 694, affirmed. *Halcyon Lines v. Haenn Ship Corp.*, 342 U. S. 282.

Devereux Milburn argued the cause for petitioner. With him on the briefs were *Louis L. Stanton, Jr.*, *Jerome L. Getz*, and *Frank G. Kurka*.

E. Barrett Prettyman, Jr., argued the cause for respondents. With him on the brief for respondent Erie Lackawanna Railroad Co. were *Timothy J. Bloomfield* and *Lloyd W. Roberson*.

PER CURIAM.

We granted certiorari to review the judgment of the Court of Appeals for the Second Circuit, 442 F. 2d 694 (1971), affirming the judgment of the District Court for the Southern District of New York, 315 F. Supp. 357 (1970). 404 U. S. 909 (1971). We agree that in this noncollision admiralty case the District Court properly dismissed petitioner's third-party complaint for contribution against respondent Erie on the authority of *Halcyon Lines v. Haenn Ship Corp.*, 342 U. S. 282 (1952). The judgment of the Court of Appeals is therefore

Affirmed.

MR. JUSTICE POWELL took no part in the consideration or decision of this case.