

2011

Front Matter

Recommended Citation

Front Matter, 75 J. AIR L. & COM. i (2011)
<https://scholar.smu.edu/jalc/vol75/iss4/3>

This Front Matter is brought to you for free and open access by the Law Journals at SMU Scholar. It has been accepted for inclusion in Journal of Air Law and Commerce by an authorized administrator of SMU Scholar. For more information, please visit <http://digitalrepository.smu.edu>.

The Journal of Air Law and Commerce

VOLUME 76

WINTER 2011

NUMBER 1

TABLE OF CONTENTS

ARTICLES

- Psychiatric Injury in Aviation
Accidents Under the Warsaw and
Montreal Conventions: The Interface
Between Medicine and Law *Dr. Christopher Andrews* 3
Dr. Vernon Nase
- Cost Sharing in Air-Service Provision ... *David Timothy Duval* 77
Niven Winchester

SPEECHES

- Why Civil-Military Integration of
Yokota Air Force Base Makes Sense
for Purposes of Promoting Mutual
Cooperation Between the United
States and Japan..... *Allan I. Mendelsohn* 99

CASE NOTES

- Twombly* and Parallel Conduct—How
the Sixth Circuit Grounded *In Re Travel
Agent Commission Antitrust Litigation*..... *Natalie N. DuBose* 111
- The First Amendment—Determining
Whether a Total Ban on Newspaper
Racks in a Public Airport's Terminals
Raises a Genuine Issue of Material Fact
Concerning Its Constitutionality *Laura McKenery* 119
- Ripe, Riper, Ripest? The Ninth Circuit's
Decision in *Addington v. U.S. Airline
Pilots Association* Sets a Misguided
Ripeness Standard for Duty of Fair
Representation Claims..... *R.J. Pathroff* 127

Pilots Denied Relief—By Narrowly
Construing “Prevailing Parties” Under
the EAJA, the D.C. Circuit Allows the
FAA to Run Amok..... *Scott Lars Rogers* 135

Successor Employers’ Obligations Under a
Preexisting Collective Bargaining Agreement:
The Second Circuit Misinterprets Supreme
Court Decisions and Sets a Harmful
Precedent*Kevin A. Teters* 143

Articles

