

1986

Front Matter

Follow this and additional works at: <https://scholar.smu.edu/jalc>

Recommended Citation

Front Matter, 51 J. AIR L. & COM. i (1986)
<https://scholar.smu.edu/jalc/vol51/iss4/1>

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 51

SUMMER 1986

NUMBER 4

TABLE OF CONTENTS

FOREWORD	<i>Frank Borman</i>	779
SPACE LAW:		
IS IT THE LAST LEGAL FRONTIER? ...	<i>Eugene Jericho</i>	791
	<i>David G. McCracken</i>	
LIABILITY OF THE UNITED STATES GOVERNMENT FOR OUTER SPACE ACTIVITIES WHICH RESULT IN INJURIES, DAMAGES OR DEATH ACCORDING TO UNITED STATES NATIONAL LAW	<i>Joseph A. Bosco</i>	809
SPACE COMMERCIALIZATION AND THE FEDERAL INCOME TAX.....	<i>James V. Baird</i>	897
EXPORT CONTROLS AFFECTING SPACE OPERATIONS	<i>Arthur M. Dula</i>	927
COMMENTS		
THE ROLE OF CHOICE OF LAW IN DETERMINING DAMAGES FOR INTERNATIONAL AVIATION ACCIDENTS	<i>Kimberlee S. Cagle</i>	953
KEEP YOUR EYE ON THE BIRDIE: AIRCRAFT ENGINE BIRD INGESTION	<i>Robert Anthony Michael</i>	1007
THE CRASH OF DELTA FLIGHT 191: ARE THE NIGHTMARES COMPENSABLE?	<i>Robin Perlman</i>	1037

CASENOTES AND STATUTE NOTES

FEDERAL TORT CLAIMS ACT—GOVERNMENT
LIABILITY FOR PERSONAL INJURIES TO MILITARY
PERSONNEL—The *Feres* doctrine does not bar
recovery by a serviceman under the FTCA when
the claim does not involve or compromise a
military relationship and when the suit will not
encroach upon the military disciplinary struc-
ture. *Johnson v. United States*, 749 F.2d 1530
(11th Cir.), *vacated for reh'g en banc*, 760 F.2d 244
(11th Cir. 1985), *reinstated*, No. 83-5764 (11th
Cir. Jan. 13, 1986) (per curiam). *Mark Lloyd Smith* 1087

INDEX 1119