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FOREIGN SOVEREIGN IMMUNITIES ACT—

SUBJECT MATTER JURISDICTION—Federal courts have subject matter jurisdiction over a foreign sovereign’s airline if an American passenger bought and paid for a ticket in the United States from an agent of the foreign airline, and used the ticket for passage although the passenger was not guaranteed passage. *Barkanic v. General Administration of Civil Aviation of the People’s Republic of China*, 822 F.2d 11 (2d Cir.), cert. denied, 108 S. Ct. 453 (1987) . . . *Michael L. Hood* 251

DEPOSITIONS AND DISCOVERY—HAGUE

CONVENTION ON THE TAKING OF EVIDENCE ABROAD IN CIVIL OR COMMERCIAL MATTERS—The Convention does not deprive a district court of its jurisdiction to order a foreign national party to produce evidence located within a signatory nation pursuant to the Federal Rules of Civil Procedure; but does provide an optional means of discovery which the district court, in its discretion, may employ in the interest of international comity. *Societe Nationale Industrielle Aerospatiale v. United States District Court for the Southern District of Iowa*, 107 S. Ct. 2542 (1987) *Stephen R. Bailey* 281