Current Literature on Aerospace Law

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* J.D., Puget Sound; M. Law Libr., Seattle, Wash.; Head Law Librarian and Assistant Professor of Law, University of Nebraska College of Law.
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Note, Insurance—Immunity From Subrogation—A Creditor under a conditional sales agreement, for whose ben-
efit the debtor obtains insurance on the property sold, is not considered a named insured under the policy for purposes of immunity from subrogation under Texas law. *Rocky Mountain Helicopters, Inc. v. Bell Helicopters Textron*, 805 F.2d 907 (10th Cir. 1986), 53 J. Air L. & Com. 999-1020 (1988).


Note, Torts—International Liability Limitation Agreements—Absent a showing of prejudice to the passenger by the carrier’s technical noncompliance with the baggage claim check provisions of the Warsaw Convention, or absent a demonstration of wilful misconduct related to the loss of checked baggage, an air carrier is entitled to limited liability under the Warsaw Convention *Republic Nat’l Bank of N.Y. v. Eastern Airlines*, 815 F.2d 232 (2d Cir. 1987), 53 J. Air L. & Com. 839-880 (1988).


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