

1981

## Front Matter

---

### Recommended Citation

*Front Matter*, 46 J. AIR L. & COM. i (1981)  
<https://scholar.smu.edu/jalc/vol46/iss3/1>

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 46	1981	NUMBER 3
-----------	------	----------

## TABLE OF CONTENTS

HANDLING FAA ENFORCEMENT PROCEEDINGS: A VIEW FROM THE INSIDE . . .	<i>Michael J. Pangia</i>	573
---	--------------------------	-----

ADMINISTRATIVE PRACTICE BEFORE THE FAA AND NTSB: PROBLEMS, TRENDS AND DEVELOPMENTS . . . . .	<i>J. Scott Hamilton</i>	615
--	--------------------------	-----

SMALL COMMUNITY AIR SERVICE UNDER THE AIRLINE DEREGULATION ACT OF 1978 . . .	<i>Arnold I. Havens and David A. Heymsfeld</i>	641
--	--	-----

COUNTING THE DRAGON'S TEETH: FOREIGN SOVEREIGN IMMUNITY AND ITS IMPACT ON INTERNATIONAL AVIATION LITIGATION . . . . .	<i>Kevin F. Cook</i>	687
---	----------------------	-----

## COMMENTS

AMERICANS AND THE MOON TREATY . . . . .	<i>Griffin</i>	729
---	----------------	-----

OPPORTUNITY OR MISFORTUNE: AIRLINE MANAGEMENT FACES AN INTEGRATED SEC DISCLOSURE SYSTEM . . . . .	<i>Tucker</i>	765
---	---------------	-----

CASENOTES AND STATUTE NOTES

FEDERAL AVIATION ACT—AIRLINE EXIT REGULATION—The Power of the Civil Aeronautics Board under the Airline Deregulation Act Includes the Power to Order an Incumbent Airline to Provide Back-up Service for a Replacement Carrier in order to Insure Essential Air Transportation Service to the Affected City on a Continuing Basis. *Frontier Airlines, Inc. v. CAB*, 621 F.2d 369 (10th Cir. 1980). . . . . 805

PRODUCTS LIABILITY—EXEMPLARY DAMAGES—Compliance with Industry Custom Evidences “Slight Care” By the Defendant, Thereby Precluding Plaintiffs From Recovering Exemplary Damages Under Texas Law. *Maxey v. Freightliner Corp.*, 623 F.2d 395 (5th Cir. 1980). . . . . 823

FEDERAL AVIATION ACT—IMPLIED PRIVATE REMEDY UNDER FEDERAL REGULATORY STATUTE—Charter Air Travelers Damaged by a Bank’s Violation of the Civil Aeronautics Board Regulations Governing Charter Security Arrangements Have an Implied Private Cause of Action against the Bank under Section 401 (n) (2) of the Federal Aviation Act. *Bratton v. Shiffrin*, 15 Av. L. REP. (CCH) 18,076 (7th Cir. 1980), *cert. denied*, 49 U.S.L.W. 3526 (U.S. Jan. 26, 1981) (No. 80-146). . . . . 845

CURRENT LITERATURE

BIBLIOGRAPHY . . . . . 869