

1982

Front Matter

Recommended Citation

Front Matter, 47 J. AIR L. & COM. i (1982)
<https://scholar.smu.edu/jalc/vol47/iss2/1>

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 47

1982

NUMBER 2

TABLE OF CONTENTS

- WORKER'S COMPENSATION: THIRD PARTY ACTIONS AGAINST EMPLOYERS UNDER COMPARATIVE CAUSATION** *Charles A. Tarpley*
Keith E. Jagmin 187
- CERTIFICATE AND INSPECTION: AN OVERVIEW OF GOVERNMENT LIABILITY** *Mark A. Dombroff* 229
- A CHRONOLOGICAL LISTING OF LEGISLATION AFFECTING CIVIL AVIATION 1938-1980** *Miriam Rider* 257
- SPECIAL PROJECT — PATCO**
- INTRODUCTION — THE DISPUTE BETWEEN THE FAA AND PATCO: CONFLICTING VIEWS** *Najeeb E. Halaby* 275
- NEGOTIATION IMPASSES: THE ROAD TO RESOLUTION** *Beverly K. Schaffer* 281
- THE CONGRESSIONAL MANDATE AGAINST A FEDERAL STRIKE: THE GOVERNMENT'S ENFORCEMENT OF THAT STATUTORY GUIDANCE** *J. E. Murdock III*
Lee Arnold 303
- IN DEFENSE OF PATCO** *Mitchell J. Notis* 317

CASENOTES AND STATUTE NOTES

CONFLICT OF LAWS—When There is True Conflict Between the Laws of States Having Equal Interests, the Law of the Place of the Injury is to be Used. *In Re Air Crash Disaster Near Chicago, Illinois*, 644 F.2d 594 (7th Cir. 1981) 339

PROCEDURE—**IN PERSONAM JURISDICTION IN TEXAS**—Article 2031b, the Texas long-arm Statute, requires a nexus between the defendant's contacts with Texas and the plaintiff's cause of action, such that in personam jurisdiction over a non-resident defendant cannot properly be predicated solely upon the defendant's activities within the state, absent a showing that those activities gave rise to the cause of action sued upon. *Prejean v. Sonatrach*, 652 F.2d 1260 (5th Cir. 1981) 360

AIRCRAFT FORFEITURE—**ILLEGAL ACTIVITIES**—Substantive Due Process Requires that a Procedure be Available for Remission of an Aircraft which has been Forfeited Pursuant to a Criminal Violation in which an Innocent Party has a Security Interest in such Aircraft. *State v. Rice*, 626 P.2d 104 (Alaska 1981) 385