The Journal of Air Law and Commerce

Volume 75  Winter 2010  Number 1

Table of Contents

Articles

Call for a Congressional Inquiry Into the Arbitrary and Capricious Decisions of the National Transportation Safety Board .................. Alan Armstrong 3

Is Lessor More? ........................................... Roger W. Clark 69
Thomas M. Richardson

Will S. Skinner

The Argument for Federal Legislation Protecting the Confidentiality of Aviation Safety Action Program Information .......................... Christa Meyer Hinckley 161
Hays Hettinger
Jeremy E. Juenger

Case Notes

Jurisdiction—Determining the Line Between OCSLA and DOSHA—In an Already Murky Area of the Law, the Fifth Circuit Leaves Open More Questions Than It Answers .......... Amy Cawthon Bellah 181

Bumping Passengers—Airline Service That Just Doesn’t Fly ................. Aubrey B. Colvard 189
False Claims Act—The Tenth Circuit Fails to Fully Consider the Harm to Public Policy Caused by Enforcement of a Prefiling Release Agreement in a Qui Tam Action: *United States ex rel. Ritchie v. Lockheed Martin Corp.* .............................................. *Kelly Flanagan* 197

Reasonably Precise Specifications and the Military Contractor Defense—The Eleventh Circuit Misapplies the Boyle Test: *Brinson v. Raytheon Co.* ......................... *Michael Lyons* 205

Air Traffic Controller Liability—First Circuit Undermines FAA’s Efforts to Incorporate Redundancy Into Aviation Safety Procedures: *Wojciechowicz v. United States* ........................................... *Joe Van Asten* 213
Articles