Journal of Air Law and Commerce

Volume 67 | Issue 3

2002

Front Matter

Follow this and additional works at: https://scholar.smu.edu/jalc

Recommended Citation
https://scholar.smu.edu/jalc/vol67/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.
TABLE OF CONTENTS

ARTICLES

Crisis Management Toward Restoring Confidence in Air Transport—Legal and Commercial Issues........ Ruwantissa Abeyratne 595

Safety Oversight: Federal Aviation Administration, International Civil Aviation Organization, and Central American Aviation Safety Agency........................ Olga Barreto 651


Hoover Revisited—Appellate Review of FAA Emergency Certificate Actions........ Hilary B. Miller 841

Aviation Professionals and the Threat of Criminal Liability—How Do We Maximize Aviation Safety?........ NTSB Bar Association, Select Comm. 875

Re-Regulation and Airline Passengers’ Rights ................................ Timothy M. Ravich 935

COMMENTS

The Ninth Circuit Holds that Physical Manifestations of Emotional and Mental Distress Do Not Satisfy the Warsaw Convention’s “Bodily Injury” Requirement—Carey v. United Airlines ..... J. Brent Alldredge 1001

Airport Expansion—Costs vs. Environmental Damage When Expanding Airport Facilities—the Eighth Circuit Holds that All Reasonable Alternative Solutions Need Not Be Explained in Great Detail in the FAA’s Final Environmental Impact Statement— City of Bridgeton v. FAA........................ Shelby Angel 1009

The Dallas Court of Appeals Holds That the *Sabine Pilot* Exception That Prevents an Employer from Terminating an At-Will Employee for the Sole Reason of Refusing to Perform an Illegal Act Does Not Extend to Employees Protected by a Collective Bargaining Agreement—*Simmons Airlines v. Lagrotte* ............... Shannon R. Jones 1023