Front Matter

Recommended Citation

Front Matter, 50 J. AIR L. & COM. i (1985)
https://scholar.smu.edu/jalc/vol50/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.
TABLE OF CONTENTS

OBTAINING TITLE AND FINANCING
TRANSPORT CATEGORY AIRCRAFT—
NATIONAL AND INTERNATIONAL
IMPLICATIONS ....................... John T. Stewart 191

A NEW PROPOSAL FOR THE REFORM OF
COMMERCIAL AIR CRASH
LITIGATION ....................... Andrew J. Chalk 219

AIRLINE Deregulation: Another
Look .......................... Edward A. Morash 253

SPECIAL COMMENTARY—AIRLINE
DEREGULATION

INTRODUCTION ....................... Board of Editors 283

LET THE PROCESS OF Deregulation
CONTINUE ....................... Wesley G. Kaldahl 285

DEREGULATION AND THE TROGLODYTES—
HOW THE AIRLINES MET ADAM
SMITH ........................... Herbert D. Kelleher 299
CIVIL PROCEDURE—PERSONAL JURISDICTION—Mere purchases, even occurring at regular intervals, are insufficient as contacts and do not justify a state's claim of in personam jurisdiction over a non-resident corporation in a claim not related to the purchase transactions. *Helicopteros Nacionales de Columbia v. Hall*, 104 S. Ct. 1868 (1984) ............ 321

TORTS—DAMAGES FOR MENTAL ANGUISH OVER THE INJURIES OF A THIRD PERSON—Louisiana law prohibits a bystander from recovering damages for mental anguish suffered because of another's injury or death. *LeConte v. Pan American World Airways, Inc.*, 736 F.2d 1019 (5th Cir. 1984) ................... 351

TORTS—PRE-JUDGMENT AND POST-JUDGMENT INTEREST—The Warsaw Convention and Montreal Agreement permit the award of pre-judgment and post-judgment interest in addition to the $75,000 liability limitation. *Domangue v. Eastern Airlines*, 722 F.2d 256 (5th Cir. 1984) ......................... 375