TABLE OF CONTENTS

AVIATION TORT LITIGATION
AGAINST THE UNITED STATES—
JUDICIAL INROADS ON THE
PILOT-IN-COMMAND CONCEPT ....Andrew J. Dilk 797

AIRLINE MANAGEMENT PREROGATIVE
IN THE Deregulation Era ...James J. McDonald 869

THE COMMERCIAL SPACE LAUNCH ACT:
THE REGULATION OF PRIVATE
SPACE TRANSPORTATION ......Michael S. Straubel 941

COMMENTS

FREQUENT FLYER BONUS PROGRAMS:
TO TAX OR NOT TO TAX—IS THIS THE ONLY
QUESTION? ......................... Lee S. Garsson 973

CASENOTES AND STATUTE NOTES

CONSTITUTIONAL LAW—THE PREEMPTION
DOCTRINE—A Florida sales tax on aviation fuel
purchased by foreign airlines for use exclusively
in international traffic does not
unconstitutionally impair the power of the
federal government to regulate foreign
commerce. Wardair Canada Inc. v.
Florida Dept' of Revenue,

FEDERAL AVIATION ACT—GRANT OF EXCLUSIVE
RIGHT TO OPERATE AT A FEDERALLY FUNDED
AIRPORT—Imposition of uniquely discriminatory lease provisions on applicants for airport space grants incumbent airport lessees an exclusive right to operate at a federally funded airport in violation of § 1349(a) of the Federal Aviation Act. City of Pompano Beach v. F.A.A., 774 F.2d 1529 (11th Cir. 1985) ...................... Diane F. Norwood 1045

CURRENT LITERATURE

BIBLIOGRAPHY ......................... Sally H. Wise 1089

Kay L. Andrus

INDEX .......................................................... 1113