TABLE OF CONTENTS

BAD FAITH CLAIMS HANDLING—NEW FRONTIERS: A MULTI-STATE CAUSE OF ACTION IN SEARCH OF A HOME ........... Russell H. McMains 901

AN OVERVIEW OF REGISTRATION, RECORDATION, OWNERSHIP, AND SECURED INTERESTS IN AIRCRAFT UNDER THE FEDERAL AVIATION ACT OF 1958 ............ Leo W. Nelsen 933

COMMENT

COLLATERAL ESTOPPEL: THE FAIRNESS EXCEPTION ............... Steven C. Malin 959

CASENOTES AND STATUTE NOTES

INSURANCE—IMMUNITY FROM SUBROGATION—A creditor under a conditional sales agreement, for whose benefit the debtor obtains insurance on the property sold, is not considered a named insured under the policy for purposes of immunity from subrogation under Texas law. Rocky Mountain Helicopters, Inc. v. Bell Helicopters Textron, 805 F.2d 907 (10th Cir. 1986) ............... Catherine Stone Bowe 999
ADMINISTRATIVE LAW—CAB Policies
Concerning Classification and Competitive Status of Foreign Air Carriers—The Civil Aeronautics Board may, with appropriate explanation, alter its prior policies to encourage competition between foreign and domestic airlines, without fear of judicial interference. *Japan Air Lines Co. v. Dole*, 801 F.2d 483 (D.C. Cir. 1986) ............... *Linda Althoff* 1021

PROPERTY TAX—Congressional Limitations on State Taxation of Air Transportation—An airline property tax that is wholly utilized for airport and aeronautical purposes does not violate the antidiscrimination provisions of section 1513(d)(3) of the Airport and Airway Improvement Act. *Western Air Lines, Inc. v. Board of Equalization of South Dakota*, 107 S. Ct. 1038 (1987) .............. *Jean H. Bender* 1041

CURRENT LITERATURE

**BIBLIOGRAPHY** ................. *Sally H. Wise* 1071

*Kay L. Andrus*

**INDEX** ............................................ 1085