The Journal of Air Law and Commerce

Volume 47  1982  Number 3

TABLE OF CONTENTS

Noise Pollution and Airport Regulation .................................. J. Lynn Helms 405

O'Hare International Airport: Impervious to Proposed State Efforts to Limit Airport Noise ................. Michael J. Pavlicek 413

Airport Noise Litigation: Case Law Review ................................. Ricarda L. Bennett 449

Should Jury Trial Be Required in Civil Cases? A Challenge to the Seventh Amendment ...................... Edward J. Devitt 495

Comments

Airport Funding — Approaches for Spending the Surplus in the Trust Fund ................................ Patterson 519

CLASS ACTION SUITS—COMMUNICATION BANS BETWEEN PARTIES AND POTENTIAL CLASS MEMBERS—Courts abuse their discretion in pending class action suits when they ban all communication by parties and their attorneys with potential class members, absent a clear record and specific findings of need. Gulf Oil Co. v. Bernard, 101 S. Ct. 2193 (1981) .... 605

CIVIL PROCEDURE—OFFERS OF JUDGMENT—The cost-shifting provision of Rule 68 of the Federal Rules of Civil Procedure, which requires mandatory imposition of costs on plaintiffs who fail to obtain judgments in amount greater than previously rejected settlement offers, is inapplicable in cases in which the defendant ultimately prevails. Delta Air Lines, Inc. v. August, 450 U.S. 346 (1981) ...................... 625