AUTHOR INDEX

CARON, DAVID D.—Liability for Transnational Pollution Arising from Offshore Oil Exploitation: A Methodological Approach ................................................................. 641
GLITZENSTEIN, ERIC—Project Modification: Illegitimate Circumvention of the EIS Requirement or Desirable Means to Reduce Adverse Environmental Impacts? ......................................................... 253
GUIDA, JOSEPH F.—Commandeering State Government: Renewed Confusion Over Federal Power Under the Clean Air Act .......................... 579
HALTER, FAITH & THOMAS, JOEL T.—Recovery of Damages by States for Fish and Wildlife Losses Caused by Pollution ........................................ 5
HOW-DOWNING, LINDSEY—The Agent Orange Litigation: Should Federal Common Law Have Been Applied? ................................................................. 611
JAWETZ, STEVEN M.—The Public Trust Totem in Public Land Law: Ineffective—and Undesirable—Judicial Intervention ................................................. 455
LATIN, HOWARD A.—The Significance of Toxic Health Risks: An Essay on Legal Decisionmaking Under Uncertainty .................................................. 339
LOVETT, RICHARD A.—The Role of the Forest Service in Ski Resort Management: An Economic Approach to Public Lands Management .................. 507
OSTROV, JEROME—Visibility Protection Under the Clean Air Act: Preserving Scenic and Parkland Areas in the Southwest ........................................ 397
RODGERS, WILLIAM H., JR.—Bringing People Back: Toward a Comprehensive Theory of Taking in Natural Resources Law ............................. 205
THOMAS, JOEL T. & HALTER, FAITH—Recovery of Damages by States for Fish and Wildlife Losses Caused by Pollution ........................................ 5

TITLE INDEX

THE AGENT ORANGE LITIGATION: SHOULD FEDERAL COMMON LAW HAVE BEEN APPLIED?—Lindsey How-Downing ................................................................. 611
BRINGING PEOPLE BACK: TOWARD A COMPREHENSIVE THEORY OF TAKING IN NATURAL RESOURCES LAW—William H. Rodgers, Jr .................... 205
COMMANDEEERING STATE GOVERNMENT: RENEWED CONFUSION OVER FEDERAL POWER UNDER THE CLEAN AIR ACT—Joseph F. Guida ............ 579
LIABILITY FOR TRANSNATIONAL POLLUTION ARISING FROM OFFSHORE OIL EXPLOITATION: A METHODOLOGICAL APPROACH—David D. Caron ........................................ 641
PROJECT MODIFICATION: ILLEGITIMATE CIRCUMVENTION OF THE EIS REQUIREMENT OR DESIRABLE MEANS TO REDUCE ENVIRONMENTAL IMPACTS?—Eric Glitzenstein ........................................ 253
THE PUBLIC TRUST TOTEM IN PUBLIC LAND LAW: INEFFECTIVE—AND UNDESIRABLE—JUDICIAL INTERVENTION—Steven M. Jawetz .................................................. 455
RECOVERY OF DAMAGES BY STATES FOR FISH AND WILDLIFE LOSSES CAUSED BY POLLUTION—Faith Halter and Joel T. Thomas ......................... 5
THE ROLE OF THE FOREST SERVICE IN SKI RESORT MANAGEMENT: AN ECONOMIC APPROACH TO PUBLIC LANDS MANAGEMENT—Richard A. Lovett ........................................ 507
THE SIGNIFICANCE OF TOXIC HEALTH RISKS: AN ESSAY ON LEGAL DECISIONMAKING UNDER UNCERTAINTY—Howard A. Latin ................. 339
VISIBILITY PROTECTION UNDER THE CLEAN AIR ACT: PRESERVING SCENIC AND PARKLAND AREAS IN THE SOUTHWEST—Jerome Ostrov ........................................ 397