

September 1993

Title Index

Ecology Law Quarterly

Follow this and additional works at: <http://scholarship.law.berkeley.edu/elq>

Recommended Citation

Ecology Law Quarterly, *Title Index*, 20 *ECOLOGY L. Q.* 893 (1993).
Available at: <http://scholarship.law.berkeley.edu/elq/vol20/iss4/8>

Link to publisher version (DOI)

<http://dx.doi.org/https://doi.org/10.15779/Z38KJ9P>

This Article is brought to you for free and open access by the Law Journals and Related Materials at Berkeley Law Scholarship Repository. It has been accepted for inclusion in Ecology Law Quarterly by an authorized administrator of Berkeley Law Scholarship Repository. For more information, please contact jcera@law.berkeley.edu.

TITLE INDEX

A PREVIEW OF COMING ATTRACTIONS? <i>WYOMING V. UNITED STATES</i> and the Reserved Rights Doctrine— <i>Walter Rusinek</i>	355(17)
A RECONSIDERATION OF INSTREAM APPROPRIATIVE WATER RIGHTS IN CALIFORNIA— <i>Brian E. Gray</i>	667(16)
‘A RICH MAN’S PARADISE’: CONSTITUTIONAL PRESERVATION OF NEW YORK STATE’S ADIRONDACK FOREST, A CENTENARY CONSIDERATION— <i>Louise A. Halper</i>	193(19)
A TRIBUTE: ANSEL ADAMS— <i>Craig Juckniess</i>	1(14)
ABANDONING HAZARDOUS WASTE SITES IN BANKRUPTCY: <i>MIDLANTIC NATIONAL BANK V. NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION</i> — <i>Adam Sachs</i>	555(13)
ADAPTING TO CLIMATE CHANGE: A STUDY OF INTERNATIONAL RIVERS AND THEIR LEGAL ARRANGEMENTS— <i>Gretta Goldenman</i>	741(17)
AGRICULTURE AS A RESOURCE: STATEWIDE LAND USE PROGRAMS FOR THE PRESERVATION OF FARMLAND— <i>Myrl L. Duncan</i>	401(14)
ALL THE KING’S FORCES OR THE DISCRETIONARY FUNCTION DOCTRINE IN THE NUCLEAR AGE: <i>ALLEN V. UNITED STATES</i> — <i>Gisele C. DuFort</i>	477(15)
ALLOCATION OF LIABILITY UNDER CERCLA: A “CARROT AND STICK” FORMULA— <i>Thomas C. L. Roberts</i>	601(14)
ALTERNATIVE DISPUTE RESOLUTION AND SUPERFUND: A RESEARCH GUIDE— <i>Glen C. Gilbert</i>	803(16)
ANTARCTIC RESOURCES AND INTERNATIONAL LAW: JAPAN, THE UNITED STATES, AND THE FUTURE OF ANTARCTICA— <i>Robert Friedheim & Tsuneo Akaha</i>	119(16)
ANTIDOTES FOR THE “AMERICAN DISEASE”— <i>Richard B. Stewart</i>	85(20)
APPROACHES TO THE RESOLUTION OF ATLANTIC AND PACIFIC OCEAN PROBLEMS— <i>Donald M. McRae</i>	227(16)
ARMY CORPS OF ENGINEERS JURISDICTION OVER WETLANDS UNDER SECTION 404 OF THE CLEAN WATER ACT: <i>UNITED STATES V. RIVERSIDE BAYVIEW HOMES, INC.</i> — <i>Curt DeVoe</i>	579(13)
ARSENIC, ASARCO, AND EPA: COST-BENEFIT ANALYSIS, PUBLIC PARTICIPATION, AND POLLUTER GAMES IN THE REGULATION OF HAZARDOUS AIR POLLUTANTS— <i>Gregory D. Call</i>	567(12)
BEYOND THE THROWAWAY SOCIETY: AN INCENTIVE APPROACH TO REGULATING MUNICIPAL SOLID WASTE— <i>Peter S. Menell</i>	655(17)
BIOTECHNOLOGY AND THE DESIGN OF REGULATION— <i>Sidney A. Shapiro</i>	1(17)
BIOTECHNOLOGY AND THE UNITED STATES DEPARTMENT OF AGRICULTURE: PROBLEMS OF REGULATION IN A PROMOTIONAL AGENCY— <i>Kevin Bastian</i>	413(17)
CALIFORNIA’S COMMUNITY RIGHT-TO-KNOW— <i>Edward G. Black</i>	1021(16)
CAN EPA SUE OTHER FEDERAL AGENCIES?— <i>Michael W. Steinberb</i>	317(17)
CERCLA 1980-1985: A RESEARCH GUIDE— <i>Beverly Z. Alexander</i>	311(13)
CHEMICAL ACCIDENT PREVENTION REGULATION IN CALIFORNIA AND NEW JERSEY— <i>Jim Potter</i>	755(20)
CHROME ON THE RANGE: OFF-ROAD VEHICLES ON PUBLIC LANDS— <i>Jeffrey L. Bleich</i>	159(15)
CLEAN WATER, DIRTY DAMS: OXYGEN DEPLETION AND THE CLEAN WATER ACT— <i>John Wilson Attey & Drew Randall Liebert</i>	703(11)
CLEAN WATER OR MULTIPLE USE? BEST MANAGEMENT PRACTICES FOR WATER QUALITY CONTROL IN THE NATIONAL FORESTS— <i>Richard Whitman</i>	909(16)
COMMERCIAL RENT REGULATION: PRESERVING THE DIVERSITY OF NEIGHBORHOOD COMMERCIAL DISTRICTS— <i>Margot A. Rosenberg</i>	281(15)

CONFRONTING INDUSTRIAL POLLUTION IN RAPIDLY INDUSTRIALIZING COUNTRIES: MYTHS, PITFALLS, AND OPPORTUNITIES— <i>H. Jeffrey Leonard</i>	779(12)
CORPORATISATIONS: IMPLEMENTING FOREST MANAGEMENT REFORM IN NEW ZEALAND— <i>Robert L. Fischman & Richard L. Nagle</i>	719(16)
CRIMINAL SANCTIONS UNDER FEDERAL AND STATE ENVIRONMENTAL STATUTES— <i>Richard H. Allan</i>	117(14)
CZMA CONSISTENCY REVIEW: THE SUPREME COURT'S ATTITUDE TOWARD ADMINISTRATIVE RULEMAKING AND LEGISLATIVE HISTORY IN <i>SECRETARY OF THE INTERIOR V. CALIFORNIA</i> — <i>Eric Esler</i>	687(13)
DEBT-FOR-NATURE SWAPS: A NEW STRATEGY FOR PROTECTING ENVIRONMENTAL INTERESTS IN DEVELOPING NATIONS— <i>Timothy B. Hamlin</i>	1065(16)
DISTRICT MANAGEMENT FOR CALIFORNIA'S GROUNDWATER— <i>Deborah A. de Lambert</i>	373(11)
DUMPING WASTE, DISCHARGING DEBTS: <i>OHIO V. KOVACS (KOVACS II)</i> — <i>Richard Allan</i>	661(13)
"ECOLOGY TANKERS" AND THE OIL POLLUTION ACT OF 1990: A HISTORY OF EFFORTS TO REQUIRE DOUBLE HULLS ON OIL TANKERS— <i>Tammy M. Alcock</i>	97(19)
ECONOMIC CHARGES FOR ENVIRONMENTAL PROTECTION: OCEAN DUMPING FEES— <i>William L. Lahey</i>	305(11)
EFFORTS TO PREVENT MISUSE OF PESTICIDES EXPORTED TO DEVELOPING COUNTRIES: PROGRESSING BEYOND REGULATION AND NOTIFICATION— <i>Karen A. Goldberg</i>	1025(12)
EMPOWERMENT AS THE KEY TO ENVIRONMENTAL PROTECTION: THE NEED FOR ENVIRONMENTAL POVERTY LAW— <i>Luke W. Cole</i>	619(19)
ENFORCEMENT IN YOUR BACKYARD: IMPLEMENTATION OF CALIFORNIA'S HAZARDOUS WASTE CONTROL ACT— <i>Arthur D. Gunther</i>	803(17)
ENVIRONMENTAL LEGISLATION IN DEVELOPING COUNTRIES: SOME PARAMETERS AND CONSTRAINTS— <i>Jaro Mayda</i>	997(12)
ENVIRONMENTAL POLICY LAW IN THE 1980'S: SHIFTING BACK THE BURDEN OF PROOF— <i>Martin H. Belsky</i>	1(12)
ENVIRONMENTAL PROTECTION AND BANKRUPTCY REHABILITATION: TOWARD A BETTER COMPROMISE— <i>Timothy W. Hoffman</i>	671(11)
ENVIRONMENTAL REGULATION THROUGH FISCAL AND ECONOMIC INCENTIVES IN A FEDERALIST SYSTEM— <i>Eckard Rehbinder</i>	57(20)
ENVIRONMENTAL VALUES AND JUDICIAL REVIEW AFTER <i>LUJAN</i> : TWO CRITIQUES OF THE SEPARATION OF POWERS THEORY OF STANDING— <i>Jonathan Poisner</i>	335(18)
EPA SETTLEMENTS OF ADMINISTRATIVE LITIGATION— <i>Bob Rosin</i>	363(12)
EPA'S PESTICIDES-IN-GROUNDWATER STRATEGY: AGENCY ACTION IN THE FACE OF CONGRESSIONAL INACTION— <i>Rachel J. Sater</i>	143(17)
EQUITABLE DISCRETION UNDER THE FEDERAL WATER POLLUTION CONTROL ACT: <i>WEINBERGER V. ROMERO-BARCELO</i> — <i>James Petruzzi & Michael Thomas</i>	73(11)
EUROPEAN COMMUNITY WATER LAW— <i>Richard Macrory</i>	119(20)
FEDERAL COMMON LAW OF CONTRIBUTION UNDER THE 1986 CERCLA AMENDMENTS— <i>Ellen J. Garber</i>	365(14)
FEDERAL PREEMPTION OF STATE HAZARDOUS WASTE FUNDS: <i>EXXON CORP. V. HUNT</i> — <i>Diane Regas</i>	535(13)
FIFRA DATA-COST ARBITRATION AND THE JUDICIAL POWER: <i>THOMAS V. UNION CARBIDE AGRICULTURAL PRODUCTS CO.</i> — <i>John W. Navarra</i>	609(13)
FISHING IN THE BERING SEA DONUT: STRADDLING STOCKS AND THE NEW INTERNATIONAL LAW OF FISHERIES— <i>William T. Burke</i>	285(16)
FOREWORD— <i>Russell E. Train</i>	675(12)
FROM ELEPHANTS TO MICE: THE DEVELOPMENT OF EBMUD'S PROGRAM TO CONTROL SMALL SOURCE WASTEWATER DISCHARGES— <i>Raoul Stewardson</i>	441(20)

- GATHERING DANGER: THE URGENT NEED TO REGULATE TOXIC SUBSTANCES THAT CAN BIOACCUMULATE—*Richard L. Williamson, Dennis T. Burton, James H. Clarke & Lora E. Fleming* 605(20)
- GLACIER NATIONAL PARK AND ITS NEIGHBORS: A STUDY OF FEDERAL INTERAGENCY RELATIONS—*Joseph L. Sax & Robert B. Keiter* 207(14)
- GOVERNMENT REGULATION AND THE DEVELOPMENT OF ENVIRONMENTAL ETHICS UNDER THE CLEAN AIR ACT—*Martin Bern* 539(17)
- GWALTNEY OF SMITHFIELD, LTD. V. CHESAPEAKE BAY FOUNDATIONS: ITS IMPLICATIONS FOR CITIZEN SUITS UNDER THE CLEAN WATER ACT—*Diana L. Lee* 571(16)
- HALL V. CITY OF SANTA BARBARA: A NEW LOOK AT CALIFORNIA RENT CONTROLS AND THE TAKINGS CLAUSE—*Mary E. McAlister* 179(17)
- HAZARDOUS WASTE IN INTERSTATE COMMERCE: THE TRIUMPH OF LAW OVER LOGIC—*Janet C. Pancoast & Leonidas W. Payne* 817(20)
- HOW BIG IS BIG? THE SCOPE OF WATER RIGHTS SUITS UNDER THE MCCARRAN AMENDMENT—*Thomas H. Pacheco* 627(15)
- IMPACT FEES FOR CONVERSION OF AGRICULTURAL LAND: A RESOURCE BASED DEVELOPMENT POLICY FOR CALIFORNIA'S CITIES AND COUNTIES—*Anne E. Mudge* 63(19)
- IMPLEMENTATION AND ENFORCEMENT IN A FEDERAL SYSTEM—*Mogens Moe* . 151(20)
- IN MEMORIUM: LEONARD ROSS—*John P. Hays* 1(13)
- IN THE REALM OF DIPLOMACY AND FISH: SOME REFLECTIONS ON THE INTERNATIONAL CONVENTION ON HIGH SEAS FISHERIES IN THE NORTH PACIFIC OCEAN AND THE LAW OF THE SEA NEGOTIATIONS—*William C. Herrington* 101(16)
- IN THE VILLAGE SQUARE: RISK MISPERCEPTION AND DECISIONMAKING IN THE REGULATION OF LOW-LEVEL RADIOACTIVE WASTE—*Jorge Contreras* 481(19)
- INCENTIVE-BASED ENVIRONMENTAL REGULATION: A NEW ERA FROM AN OLD IDEA?—*Robert W. Hahn & Robert N. Stavins* 1(18)
- INSURANCE COVERAGE OF CERCLA RESPONSE COSTS: THE LIMITS OF "DAMAGES" IN COMPREHENSIVE GENERAL LIABILITY POLICIES—*Stephen Mountainspring* 755(16)
- INTERNATIONAL CONTROL OF MARINE "POLLUTION" BY EXOTIC SPECIES—*David J. Bederman* 677(18)
- INTERNATIONAL SANCTIONS, OCEAN MANAGEMENT, AND THE LAW OF THE SEA: A STUDY OF DENIAL OF ACCESS TO FISHERIES—*David D. Caron* ... 311(16)
- JAPAN AND THE ANTARCTIC TREATY SYSTEM—*Christopher C. Joyner* 133(16)
- JAPAN, THE UNITED STATES, AND THE PACIFIC SINCE 1945: AN OVERVIEW—*Akio Watanabe* 9(16)
- JAPANESE ENVIRONMENTAL LAW AND OCEAN RESOURCES—*Nobuo Kumamoto* 267(16)
- JUDICIAL REVIEW OF AN AGENCY'S STATUTORY CONSTRUCTION: *CHEMICAL MANUFACTURERS ASSOCIATION V. NATURAL RESOURCES DEFENSE COUNCIL, INC.*; WHAT'S THE DEFERENCE?—*William David Kissinger* 643(13)
- KEYNOTE ADDRESS—THE ROAD TO MAASTRICHT—*Laurens Jan Brinkhorst* .. 7(20)
- LEARNING FROM EXPERIENCE, PLANNING FOR THE FUTURE: BEYOND THE PARABLE (AND PARADOX?) OF ENVIRONMENTALISTS AS PIN-STRIPED PANTHEISTS—*Geoffrey Wandesforde-Smith* 715(13)
- LEGISLATING ACCEPTABLE CANCER RISK FROM EXPOSURE TO TOXIC CHEMICALS—*Alon Rosenthal, George M. Gray & John D. Graham* 269(19)
- LEGISLATIVE INCENTIVES AND ENERGY TECHNOLOGIES: GOVERNMENT'S ROLE IN THE DEVELOPMENT OF THE CALIFORNIA WIND ENERGY INDUSTRY—*Thomas A. Starrs* 103(15)
- LESSONS FROM A PUBLIC POLICY FAILURE: EPA AND NOISE ABATEMENT—*Sidney A. Shapiro* 1(19)
- LONG-RANGE PLANNING IN ENVIRONMENTAL AND HEALTH REGULATORY AGENCIES—*Richard N.L. Andrews* 515(20)

LYNG V. NORTHWEST INDIAN CEMETERY PROTECTIVE ASSOCIATIONS: BULLDOZING FIRST AMENDMENT PROTECTION OF INDIAN SACRED LANDS—Donald Falk 515(16)

MANAGING AGRICULTURAL POLLUTION—*John C. Keene* 135(11)

MANAGING THE BALANCES OF NATURE: THE LEGAL FRAMEWORK OF WILDERNESS MANAGEMENT—*Daniel Rohlf & Douglas L. Honnold* 249(15)

MARKETABLE PERMITS: LESSONS FOR THEORY AND PRACTICE—*Robert W. Hahn & Gordon L. Hester* 361(16)

MEMORIAL TO SHO SATO—*Ira Michael Heyman* 7(16)

"MORE GOOD THAN HARM": A FIRST PRINCIPLE FOR ENVIRONMENTAL AGENCIES AND REVIEWING COURTS—*Edward W. Warren & Gary E. Marchant* 379(20)

MORNE TROIS PITONS NATIONAL PARK IN DOMINICA: A CASE STUDY IN PARK ESTABLISHMENT IN THE DEVELOPING WORLD—*R. Michael Wright* 747(12)

NARROW GROUNDS FOR A COMPLEX DECISION: THE SUPREME COURT'S REVIEW OF AN AGENCY'S STATUTORY CONSTRUCTION IN *JAPAN WHALING ASSOCIATION V. AMERICAN CETACEAN SOCIETY*—*Christopher S. Gibson* 485(14)

NATIONAL AND INTERNATIONAL REGULATION OF OCEAN DUMPING: THE MANDATE TO TERMINATE MARINE DISPOSAL OF CONTAMINATED SEWAGE SLUDGE—*Marc A. Zeppetello* 619(12)

NATIONAL RECLAMATION IN IMPERIAL VALLEY: LAW V. POLICY—*Paul S. Taylor* 125(11)

NATIONAL WILDLIFE FEDERATION V. FERC AND WASHINGTON STATE DEPARTMENT OF FISHERIES V. FERC: FEDERAL ENERGY REGULATORY COMMISSION IGNORES NINTH CIRCUIT REBUKE ON HYDROPOWER PERMITTING—*Murray D. Feldman* 319(15)

NATURE AND HABITAT CONSERVATION AND PROTECTION IN THE UNITED STATES—*Joseph L. Sax* 47(20)

NEW SOURCE NETTING IN NONATTAINMENT AREAS UNDER THE CLEAN AIR ACT—*Chad Butler* 343(11)

NOT IN THEIR BACKYARDS, EITHER: A PROPOSAL FOR A FOREIGN ENVIRONMENTAL PRACTICES ACT—*Alan Neff* 477(17)

OFFSHORE FEDERALISM: EVOLVING FEDERAL-STATE RELATIONS IN OFFSHORE OIL AND GAS DEVELOPMENT—*Daniel S. Miller* 401(11)

ON THE CUSP OF PROPERTY RIGHTS: LESSONS FROM PUBLIC LAND LAW—*Marla E. Mansfield* 43(18)

ORIGINS OF THE ABSTENTION DOCTRINE IN OCEAN LAW: JAPANESE-U.S. RELATIONS AND THE PACIFIC FISHERIES, 1937-1958—*Harry N. Scheiber* .. 23(16)

PACIFIC OCEAN RESOURCES: THE NEW REGIONALISM AND THE GLOBAL SYSTEM—*Stefan Riesenfeld* 355(16)

PACIFIC OCEAN RESOURCES, SCIENCE, AND LAW OF THE SEA: WILBERT M. CHAPMAN AND THE PACIFIC FISHERIES, 1945-70—*Harry N. Scheiber* 381(13)

PACIFIC RESOURCES AND OCEAN LAW: A LATIN AMERICAN PERSPECTIVE—*Eduardo Ferrero Costa* 245(16)

PARADISE PRESERVED? THE CONTRIBUTION OF THE SPREP CONVENTION TO THE ENVIRONMENTAL WELFARE OF THE SOUTH PACIFIC—*Lori Osmundsen* 727(19)

PATCHING THE ARK: IMPROVING LEGAL PROTECTION OF BIOLOGICAL DIVERSITY—*Holly Doremus* 265(18)

PLAYING THE NUMBERS: LOCAL GOVERNMENT AUTHORITY TO APPLY USE QUOTAS IN NEIGHBORHOOD COMMERCIAL DISTRICTS—*William D. McElyea* 325(14)

POLICY ISSUES FOR CONSIDERATION IN TRANSFERRING TECHNOLOGY TO DEVELOPING COUNTRIES—*Nicholas A. Ashford & Christine Ayers* 871(12)

POLITICS AND PRESERVATION: THE ENDANGERED SPECIES ACT AND THE NORTHERN SPOTTED OWL—*Mark Bonnett & Kurt Zimmerman* 105(18)

POLLUTION CONTROL IN BRAZIL—*Roger W. Findley* 1(15)

- PREEMPTION OF STATE COMMON LAW REMEDIES BY FEDERAL ENVIRONMENTAL STATUTES: *INTERNATIONAL PAPER CO. V. OUELLETTE—Randolph L. Hill* 541(14)
- PREFACE: JAPAN, THE UNITED STATES, AND PACIFIC OCEAN RESOURCES—*Harry N. Scheiber* 1(16)
- PREFACE—THE INTERNATIONAL APPROACH TO COMMON ENVIRONMENTAL THREATS AND THE EXAMPLE OF THE EUROPEAN COMMUNITY—*Hanna G. Sevensler* 1(20)
- PRIVATE ACTIONS FOR PUBLIC NUISANCE: COMMON LAW CITIZEN SUITS FOR RELIEF FROM ENVIRONMENTAL HARM—*David R. Hodas* 883(16)
- PROJECT MITIGATION REVISITED: MOST COURTS APPROVE FINDINGS OF NO SIGNIFICANT IMPACT JUSTIFIED BY MITIGATION—*Albert I. Herson* 51(13)
- PROMISES OF A VIABLE HOMELAND, REALITY OF SELECTIVE RECLAMATION: A STUDY OF THE RELATIONSHIP BETWEEN THE *WINTERS* DOCTRINE AND FEDERAL WATER DEVELOPMENT IN THE WESTERN UNITED STATES—*Monique C. Shay* 547(19)
- PROPOSITION 65'S RIGHT-TO-KNOW PROVISION: CAN IT KEEP ITS PROMISE TO CALIFORNIA VOTERS?—*Melinda Haag* 685(14)
- PROTECTING THE MARINE ENVIRONMENT FROM VESSEL-SOURCE POLLUTION: UNCLOS III AND BEYOND—*Daniel Bodansky* 719(18)
- PUBLIC LAND ACQUISITION FOR ENVIRONMENTAL PROTECTION: STRUCTURING A PROGRAM FOR THE LAKE TAHOE BASIN—*Richard J. Fink* 485(18)
- PUBLIC LANDS FEDERALISM: JUDICIAL THEORY AND ADMINISTRATIVE REALITY—*Richard H. Cowart & Sally K. Fairfax* 375(15)
- PUBLIC PARTICIPATION IN THE POINT CONCEPTION LNG CONTROVERSY: ENERGY WASTED OR ENERGY WELL-SPENT?—*Christopher A. Sproul* 73(13)
- PUBLIC PARTICIPATION IN THE SUPERFUND CLEANUP PROCESS—*Ellison Folk* . 173(18)
- PUBLIC USE AND TREATMENT AS AN EQUAL: AN ESSAY ON *POLETOWN NEIGHBORHOOD COUNCIL V. CITY OF DETROIT* AND *HAWAII HOUSING AUTHORITY V. MIDKIFF*—*David R. E. Aladjem* 671(15)
- RACE(IAL) MATTERS: THE QUEST FOR ENVIRONMENTAL JUSTICE—*Sheila Foster* 721(20)
- RAISING THE STAKES FOR ENVIRONMENTAL POLLUTERS: THE *EXXON VALDEZ* CRIMINAL PROSECUTION—*Stephen Raucher* 147(19)
- RECOVERING HAZARDOUS WASTE CLEANUP COSTS: THE PRIVATE CAUSE OF ACTION UNDER CERCLA—*Jeffrey A. Gaba* 181(13)
- REGULATION OF OCEAN DUMPING BY THE EUROPEAN ECONOMIC COMMUNITY—*Daniel Suman* 559(18)
- RIPENESS FOR THE TAKING CLAUSE: FINALITY AND EXHAUSTION IN *WILLIAMSON COUNTY REGIONAL PLANNING COMMISSION V. HAMILTON BANK OF JOHNSON CITY*—*James D. Smith* 625(13)
- RUCKELSHAUS V. SIERRA CLUB*: A MISINTERPRETATION OF THE CLEAN AIR ACT'S ATTORNEY'S FEES PROVISIONS—*Amy Semmel* 399(12)
- RUSSIAN FOREST LAWS—SCANT PROTECTION DURING TROUBLED TIMES—*Julia Levin* 685(19)
- SAGEBRUSH AND SEAWEED ROBBERY: STATE REVENUE LOSSES FROM ONSHORE AND OFFSHORE FEDERAL LANDS—*Michael E. Shapiro* 481(12)
- SAN FRANCISCO'S DOWNTOWN PLAN: ENVIRONMENTAL AND URBAN DESIGN VALUES IN CENTRAL BUSINESS DISTRICT REGULATION—*Steven L. Vettel* . 511(12)
- SOLID WASTE AND RECYCLED MATERIALS UNDER RCRA: SEPARATING CHAFF FROM WHEAT—*Jeffrey M. Gaba* 623(16)
- SOMETHING FOR NOTHING: JUST COMPENSATION AFTER *UNITED STATES V. 50 ACRES OF LAND*—*Melinda Haag* 673(13)
- SOUTHEAST ALASKA CONSERVATION COUNCIL, INC. V. WATSON* AND THE FUTURE OF THE ALASKA NATIONAL INTEREST LANDS CONSERVATION ACT—*Eric A. Kueffner* 149(12)
- SPORHASE V. NEBRASKA*: THE MUDDYING OF COMMERCE CLAUSE WATER—*Alan D. Greenberg* 215(11)

STATE REGULATION OF HAZARDOUS WASTE— <i>David J. Lennett & Linda E. Greer</i>	183(12)
STEMMING THE TIDE OF MARINE DEBRIS POLLUTION: PUTTING DOMESTIC AND INTERNATIONAL CONTROL AUTHORITIES TO WORK— <i>Donald C. Baur & Suzanne Iudicello</i>	71(17)
SUPERFUND AND THE NATIONAL CONTINGENCY PLAN: HOW DIRTY IS "DIRTY"? HOW CLEAN IS "CLEAN"?— <i>Theodore G. Brown III</i>	89(12)
SWIMMING UPSTREAM: FERC'S FAILURE TO PROTECT ANADROMOUS FISH— <i>F. Lorraine Bodi & Eric Erdheim</i>	7(13)
THE ACCOUNTABILITY OF DEVELOPMENT ASSISTANCE AGENCIES: THE CASE OF ENVIRONMENTAL POLICY— <i>John Horberry</i>	817(12)
THE ARMY CORPS OF ENGINEERS AND NATIONWIDE PERMIT 26: WETLANDS PROTECTION OR SWAMP RECLAMATION?— <i>Thomas Addison & Timothy Burns</i>	619(18)
THE COASTAL BARRIER RESOURCES ACT AND THE EXPENDITURES LIMITATION APPROACH TO NATURAL RESOURCES CONSERVATION: WAVE OF THE FUTURE OR ISLAND UNTO ITSELF?— <i>Robert R. Kuehn</i>	583(11)
THE COMING ERA OF CONSERVATION AND INDUSTRIAL UTILIZATION OF RECYCLABLE MATERIALS— <i>William L. Kovacs</i>	537(15)
THE DUTY OF AGENCIES TO ASSERT RESERVED WATER RIGHTS IN WILDERNESS AREAS— <i>Jason Marks</i>	639(14)
THE EEC'S PROPOSED DIRECTIVE ON CIVIL LIABILITY FOR DAMAGE CAUSED BY WASTE: TAKING OVER WHEN PREVENTION FAILS— <i>Linda M. Sheehan</i>	405(18)
THE EMERGENCE OF A REGIONAL OCEAN REGIME IN THE SOUTH PACIFIC— <i>Biliana Cicin-Sain & Robert Knecht</i>	171(16)
THE EMERGENCE OF ENVIRONMENTAL LAW IN THE DEVELOPING COUNTRIES: A CASE STUDY OF INDIA— <i>Kilaparti Ramakrishna</i>	907(12)
THE ENVIRONMENT ON THE FOREIGN POLICY AGENDA— <i>Richard E. Benedick</i>	171(13)
THE ENVIRONMENTAL MOVEMENT AND ECOLOGICAL LAW IN THE SOVIET UNION: THE PROCESS OF TRANSFORMATION— <i>Tatiana Zaharchenko</i>	455(17)
THE EUROPEAN COMMUNITY AND THE PACIFIC— <i>Gunter Weiss</i>	281(16)
THE EXXON VALDEZ OIL SPILL AND THE CONFIDENTIALITY OF NATURAL RESOURCE DAMAGE ASSESSMENT DATA— <i>Ann D. Cummings</i>	363(19)
THE FACT AND FICTION OF FINANCIAL RESPONSIBILITY FOR HAZARDOUS WASTE MANAGEMENT— <i>Steven W. Black</i>	581(17)
THE FEDERAL CONSISTENCY DOCTRINE: COASTAL ZONE MANAGEMENT AND "NEW FEDERALISM"— <i>Tim Eichenberg & Jack Archer</i>	9(14)
THE INTERDEPENDENCY OF COMMUNITY AND MEMBER STATE ACTIVITY ON NATURE PROTECTION WITHIN THE EUROPEAN COMMUNITY— <i>Ludwig Krämer</i>	25(20)
THE LEGAL AND POLITICAL IMPLICATIONS OF THE INTERNATIONAL UNDERTAKING ON PLANT GENETIC RESOURCES— <i>Harold J. Bordwin</i>	1053(12)
THE LOW-LEVEL RADIOACTIVE WASTE POLICY ACT AND THE TENTH AMENDMENT: A "PARAGON OF LEGISLATIVE SUCCESS" OR A FAILURE OF ACCOUNTABILITY?— <i>A. Marice Ashe</i>	267(20)
THE MICHIGAN ENVIRONMENTAL PROTECTION ACT: BRINGING CITIZEN-INITIATED ENVIRONMENTAL SUITS INTO THE 1980'S— <i>Daniel K. Slone</i> ..	271(12)
THE MULTILATERAL DEVELOPMENT BANKS, ENVIRONMENTAL POLICY, AND THE UNITED STATES— <i>Bruce M. Rich</i>	681(12)
THE NATIONAL ENVIRONMENTAL POLICY ACT AND JUDICIAL REVIEW AFTER <i>ROBERTSON V. METHOW VALLEY CITIZENS COUNCIL</i> AND <i>MARSH V. OREGON NATURAL RESOURCES COUNCIL</i> — <i>Marion D. Miller</i>	223(18)
THE NUCLEAR REGULATORY COMMISSION'S REGULATION OF RADIATION HAZARDS IN THE WORKPLACE: PRESENT PROBLEMS AND NEW APPROACHES TO REPRODUCTIVE HEALTH— <i>Neal Smith & Michael Baram</i> ..	879(13)
THE PATHOLOGY OF SYMBOLIC LEGISLATION— <i>John P. Dwyer</i>	233(17)

- THE PLANETARY TRUST: CONSERVATION AND INTERGENERATIONAL EQUITY—
Edith Brown Weiss 495(11)
- THE POLITICS OF ENVIRONMENTAL MEDIATION—*Douglas J. Amy* 1(11)
- THE PREVENTION TEST: PROMOTING HIGH-LEVEL MANAGEMENT,
SHAREHOLDER, AND LENDER PARTICIPATION IN ENVIRONMENTAL
DECISION MAKING UNDER CERCLA—*Lauri A. Newton* 313(20)
- THE PROTECTION OF ENDANGERED SPECIES: A CANADIAN PERSPECTIVE—*Hajo
Versteeg* 267(11)
- THE PUBLIC TRUST MISAPPLIED: *PHILLIPS PETROLEUM V. MISSISSIPPI* AND THE
NEED TO RETHINK AN ANCIENT DOCTRINE—*Brent R. Austin* 967(16)
- THE ROLE OF DEVELOPING COUNTRIES IN NUDGING THE INTERNATIONAL
WHALING COMMISSION FROM REGULATING WHALING TO ENCOURAGING
NONCONSUMPTIVE USES OF WHALES—*Dr. Patricia Birnie* 937(12)
- THE SANDOZ SPILL: THE FAILURE OF INTERNATIONAL LAW TO PROTECT THE
RHINE FROM POLLUTION—*Aaron Schwabach* 443(16)
- THE SCOPE OF ATTORNEY'S FEES UNDER *PENNSYLVANIA V. DELAWARE VALLEY
CITIZENS' COUNCIL FOR CLEAN AIR*—*Anne Sprightley Ryan* 517(14)
- THE SPIRITS WILL LEAVE: PREVENTING THE DESECRATION AND DESTRUCTION
OF NATIVE AMERICAN SACRED SITES ON FEDERAL LAND—*Robert Charles
Ward* 795(19)
- THE TRIBUNE AND THE TRIBE: TOWARD A NATURAL LAW OF THE
MARKET/LEGAL STATE—*R. Michael M'Gonigle* 233(13)
- THE UNITED NATIONS WORLD CHARTER FOR NATURE: THE DEVELOPING
NATIONS' INITIATIVE TO ESTABLISH PROTECTIONS FOR THE
ENVIRONMENT—*Harold W. Wood, Jr.* 977(12)
- THE UNITED STATES AND JAPAN IN RELATION TO THE RESOURCES, THE
ENVIRONMENT, AND THE PEOPLE OF THE PACIFIC ISLAND REGION—*Jon
M. Van Dyke* 217(16)
- THE U.S.-KOREAN FISHING RIGHTS DISPUTE IN THE NORTH PACIFIC OCEAN—
Choon-ho Park 259(16)
- THE USE OF MARKET INCENTIVES IN CONTROLLING AIR POLLUTION:
CALIFORNIA'S MARKETABLE PERMITS PROGRAM—*John P. Dwyer* 103(20)
- THE WORK OF THE INTERNATIONAL LAW COMMISSION RELATING TO THE
ENVIRONMENT—*Stephen C. McCaffrey* 189(11)
- TRAFFIC-LINKED GROWTH CONTROL IN CALIFORNIA—*Steven Lee Eggert* 481(16)
- TRANSBOUNDARY NUCLEAR ACCIDENTS: THE POST-CHERNOBYL
MULTILATERAL LEGISLATIVE AGENDA—*Günther Handl* 203(15)
- TRIBAL HUNTING AND FISHING RIGHTS FAIL TO SURVIVE CESSION OF TREATY
LAND: *OREGON DEPARTMENT OF FISH & WILDLIFE V. KLAMATH INDIAN
TRIBE*—*Elizabeth Ann O'Brien* 593(13)
- TRIBUTE TO PAUL S. TAYLOR 119(11)
- TURNING THE TIDE ON WATER QUALITY—*William F. Pedersen, Jr.* 69(15)
- UNCONVENTIONAL WATERS: THE QUIET REVOLUTION IN FEDERAL AND
TRIBAL MINIMUM STREAMFLOWS—*Michael C. Blumm* 445(19)
- UNDERESTIMATING OZONE DEPLETION: THE MEANDERING ROAD TO THE
MONTREAL PROTOCOL AND BEYOND—*Diane M. Doolittle* 407(16)
- UNITED STATES V. MARYLAND BANK & TRUST CO.*: LENDER LIABILITY UNDER
CERCLA—*Carolyn Rashby* 569(14)
- UNITED STATES V. STATE WATER RESOURCES CONTROL BOARD*: A
COMPREHENSIVE APPROACH TO WATER POLICY IN CALIFORNIA—*Alf W.
Brandt* 713(14)
- UNSTABLE GROUND: LANDSLIDE POLICY IN THE UNITED STATES—*Robert B.
Olshansky & J. David Rogers* 939(13)
- VANISHING SANDS: COMPREHENSIVE PLANNING AND THE PUBLIC INTEREST IN
HAWAII—*Michael McPherson* 779(18)
- VOLUNTARY CONVEYANCE OF THE RIGHT TO RECEIVE A WATER SUPPLY FROM
THE UNITED STATES BUREAU OF RECLAMATION—*Richard Roos-Collins* .. 773(13)

WASTE POLICY AND EUROPEAN COMMUNITY LAW: DOES THE EEC TREATY PROVIDE A SUITABLE FRAMEWORK FOR REGULATING WASTE?— <i>Jan H. Jans</i>	165(20)
WATCHING THE CANDY STORE: EPA OVERFILING OF LOCAL AIR POLLUTION VARIANCES— <i>Marc Melnick & Elizabeth Willes</i>	207(20)
WATER RESOURCES: A LONG-RANGE GLOBAL EVALUATION— <i>Peter H. Gleick</i> ..	141(20)
WATER SUPPLY IN THE NORTHEAST: A STUDY IN REGULATORY FAILURE— <i>Ann J. Gellis</i>	429(12)
WHEN LAW MAKES CLIMATE CHANGE WORSE: RETHINKING THE LAW OF BASELINES IN LIGHT OF A RISING SEA LEVEL— <i>David D. Caron</i>	621(17)
WHERE ICKES WENT RIGHT OR REASON AND RATIONALITY IN ENVIRONMENTAL LAW— <i>Mark Sagoff</i>	265(14)
WHEREVER THE WATER FLOWS: LYON APPLIES THE PUBLIC TRUST TO NON-TIDAL WATER— <i>Bart Selden</i>	21(11)
WHO SHOULD CONTROL HAZARDOUS WASTE ON NATIVE AMERICAN LANDS? LOOKING BEYOND <i>WASHINGTON DEPARTMENT OF ECOLOGY v. EPA</i> — <i>Leslie Allen</i>	69(14)
WISCONSIN SUPREME COURT SEES THE LIGHT: NUISANCE REMEDY GRANTED FOR OBSTRUCTIONS TO SOLAR ACCESS— <i>Joseph M. Charter</i>	47(11)