

TULANE ENVIRONMENTAL LAW JOURNAL

VOLUME 18

WINTER 2004

ISSUE 1

CONTENTS

ARTICLES

- THREE FALLACIES OF THE
CONTEMPORARY LEGAL CONCEPT OF
ENVIRONMENTAL INJURY: AN
APPEAL TO ENHANCE “ONE-EYED
REASON” WITH A NORMATIVE
CONSCIOUSNESS*Erin Englebrecht* 1
- ENVIRONMENTAL HARM AND
DILEMMAS OF SELF-INTEREST:
DOES INTERNATIONAL LAW EXHIBIT
COLLECTIVE LEARNING?.....*Michael Ilg* 59
- “... TO THE GULF STREAM
WATERS”: STEWARDSHIP FOR
ESSENTIAL FISH HABITAT *Marian Macpherson* 97
- REGULATION OF POWER GENERATED
BY STATIONARY FUEL CELLS IN THE
UNITED STATES *Andrew R. Thomas*
Brad N. Mondschein
Shellie Gutman 141
- THE ENDANGERED SPECIES ACT AND
THE IMPRECISE SCOPE OF THE
SUBSTANTIAL EFFECTS ANALYSIS.....*John T. Winemiller* 159
- ESSAY**
- JUDGING ENVIRONMENTAL LAW *Richard J. Lazarus* 201

NOTES

RAYTHEON CONSTRUCTORS, INC. V. ASARCO INC.: THE TENTH CIRCUIT FINDS A SUCCESSOR IN INTEREST NOT LIABLE FOR THE CLEANUP COSTS OF A MINE SITE UNDER CERCLA . . . BUT WHAT ABOUT STATE CORPORATE LAW?..... *Pia Das* 219

DEPARTMENT OF TRANSPORTATION V. PUBLIC CITIZEN: THE SUPREME COURT ALLOWS MEXICAN TRUCKS TO CROSS THE BORDER UNDER NAFTA WITHOUT ENVIRONMENTAL SCRUTINY..... *Joseph Kraft* 231

UNITED STATES V. ALLEGHENY LUDLUM CORP.: FOR BETTER OR WORSE, THE THIRD CIRCUIT RECOGNIZES THE LABORATORY ERROR DEFENSE *Sara Porsia* 243

**RECENT DEVELOPMENTS
IN ENVIRONMENTAL
LAW**..... 257