

# William & Mary Environmental Law and Policy Review

---

Volume 21 (1997)  
Issue 2

Article 1

---

April 1997

## Table of Contents (v. 21, no. 2)

Follow this and additional works at: <https://scholarship.law.wm.edu/wmelpr>

---

### Repository Citation

*Table of Contents (v. 21, no. 2)*, 21 Wm. & Mary Envtl. L. & Pol'y Rev. (1997),  
<https://scholarship.law.wm.edu/wmelpr/vol21/iss2/1>

Copyright c 1997 by the authors. This article is brought to you by the William & Mary Law School Scholarship Repository.

<https://scholarship.law.wm.edu/wmelpr>

---

---

**William and Mary  
Environmental Law and Policy  
Review**

***Articles:***

- The Evolution of PRP Standing Under the Comprehensive  
Environmental Response, Compensation, and Liability Act  
of 1980 *Robert P. Redemann*  
*Michael F. Smith* 300
- Where Yards Are Wide: Have Land Use Planning and  
Law Gone Astray? *Lee R. Epstein* 345
- TRIPS Article 27.2: An Argument for Caution *M. Bruce Harper* 381

***Notes:***

- "Shovels First and Lawyers Later": A Collision  
Course for CERCLA Cleanups and Environmental  
Tort Claims *Gregory M. Romano* 421
- Keeping the Citizens Out: How Virginia Has Manipulated  
the Mandate of the Clean Water Act *Demian Schane* 457

- Fourth Circuit Summary*** 477