

A Statute That Stymies Development

March 21, 2011
Diane W. Whitney
Connecticut Law Tribune

Attorney Diane W. Whitney, chair of Pullman & Comley's Environmental Law Department, suggests that in its effort to become more business friendly, Connecticut should repeal Connecticut General Statute §22a-19.

"It may be difficult for legislators to vote to repeal this statute, which looks like it protects the environment," Diane writes, "but an honest assessment of the way it works and is abused would reveal that it is a tool for anti-competitive action that provides no real protection for the environment at all."

To read Diane's full article on the *Connecticut Law Tribune* website, please [click here](#).

Professionals

Diane W. Whitney

Practice Areas

Environmental
Environmental Law and Litigation

This publication is intended for educational and informational purposes only. Readers are advised to seek appropriate professional consultation before acting on any matters in this update. This report may be considered attorney advertising. To be removed from our mailing list, please email unsubscribe@pullcom.com with "Unsubscribe" in the subject line. Prior results do not guarantee a similar outcome.