STRENGTHENING CAPACITY FOR ENVIRONMENTAL LAW IN THE ASIA-PACIFIC: DEVELOPING ENVIRONMENTAL LAW CHAMPIONS
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SESSION THREE
INTRODUCTION TO ENVIRONMENTAL LAW: GOALS, PRINCIPLES AND NORMS

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Learning outcomes

Session topic:

- Goals - sustainable development and the UN Sustainable Development Goals
- Principles – essential principles of environmental law
- Norms – general rights and duties re the environment
- Basic elements of environmental law (introduction to Sessions 4-9)
- Relationship of environmental law to other disciplines
- Challenges in teaching environmental law to non-law students

Learning methodology:

- Appreciate the function of a definition exercise in assisting understanding of the scope of environmental legislation
What are the underlying foundations of environmental law?

Goals, principles and norms

• Goals of environmental law:
  – Goals are external to environmental laws and should be adopted separately as a “societal” goal (but implemented via legal principles set out in legislation)
  – Is there a single, underlying goal for all environmental laws?
  – If so, is it “Sustainable Development”?

• Core principles of environmental law
  – principles of environmental law which can provide the appropriate guidance and direction with respect to both:
    • the design of environmental laws; and
    • the implementation of environmental laws.

• Norms of environmental law:
  – comprise both general rights and duties concerning the environment that may be legally enforceable
  – Includes human rights approaches re the environment

See further: www.apeel.org.au (Technical Paper 1 on the Foundations of Environmental Law)
Goal of Sustainable Development

Definition from the Brundtland Report, *Our Common Future*, 1987:

“...development that meets the needs of the present without compromising the ability of future generations to meet their own needs”

Commonly adopted principles for the implementation of SD goal:

- Principle of intra-generational equity
- Principle of inter-generational equity (“environmental justice”)
- Precautionary principle (to be discussed in small groups later this session)
- Principle of integration: economic, environmental and social/cultural considerations
Sustainable Development and the United Nations Sustainable Development Goals (SDGs)

• The concept of sustainable development is now widely recognised in international and national environmental law and policy.

• In China, SD goal is now reflected in the concept of ‘ecological civilisation’ (see Article 1, Environment Protection Law 2014, China).

• A new set of Sustainable Development Goals has been identified by the UN for 2015 and beyond (see further, Session 10).

• All nations are expected to submit voluntary national reviews of their SDG implementation to the UN (high level political forum).

• SD Goal has been widely criticised for continuing to favour economic growth over environmental and social considerations.

• There is growing interest amongst scholars in a deeper “sustainability” goal that addresses challenges such as excessive consumption, population and economic growth.
UN Sustainable Development Goals to be achieved by 2030

1. End poverty in all its forms everywhere
2. End hunger, achieve food security and improved nutrition, and promote sustainable agriculture
3. Ensure healthy lives and promote wellbeing for all at all ages
4. Ensure inclusive and equitable quality education and promote lifelong learning opportunities for all
5. Achieve gender equality and empower all women and girls
6. Ensure availability and sustainable management of water and sanitation for all
7. Ensure access to affordable, reliable, sustainable and modern energy for all
8. Promote sustained, inclusive and sustainable economic growth, full and productive employment, and decent work for all
9. Build resilient infrastructure, promote inclusive and sustainable industrialisation, and foster innovation
10. Reduce inequality within and among countries
UN Sustainable Development Goals (cont.)

11. Make **cities and human settlements** inclusive, safe, resilient and sustainable

12. Ensure **sustainable consumption and production** patterns

13. Take urgent action to combat **climate change** and its impacts (taking note of agreements made by the UNFCCC forum)

14. Conserve and sustainably use the **oceans, seas and marine resources** for sustainable development

15. Protect, restore and promote sustainable use of **terrestrial ecosystems**, sustainably manage forests, combat desertification and halt and reverse land degradation, and halt biodiversity loss

16. Promote peaceful and inclusive societies for sustainable development, provide **access to justice** for all and build effective, accountable and inclusive institutions at all levels

17. Strengthen the means of implementation and revitalise the **global partnership for sustainable development**

Q – What is the role of Environmental law here? How can it support or help implement these goals?
Environmental law principles for domestic law

• Design principles (to be considered when drafting environmental laws)
  – Smart regulation
  – Polluter pays principle (and economic instruments generally)
  – Public participation, access to justice, access to information
  – EIA and other regulatory tools or mechanisms
  – Responsive and flexible environmental governance
  – Principle of non-regression
  – Principle of inter-generational equity (Q: becoming a directing principle?)
  – Principle of intra-generational equity (cf., environmental justice provisions)
Environmental law principles for domestic law (cont.)

• Directing principles (to be applied when administering environmental laws)
  – Prevention principle (linked to environmental duty of care – see next)
  – Precautionary principle:
    • “Where there are threats of serious or irreversible environmental damage, lack of full scientific certainty should not be used as a reason for postponing measures to prevent environmental degradation.” (Australian definition, in Intergovernmental Agreement on the Environment)
    • small groups to discuss how to implement the precautionary principle in your country
  – New principles emerging (e.g., in the European Union) re “environmentally sustainable innovation”:
    - a ‘high level of environmental protection’ principle; and
    - a ’best available techniques’ principle » (BAT).
Norms of Environmental Law

• General environmental rights (see Session 10)
  – Substantive rights ((e.g. right to a clean and healthy environment)
    • Human rights basis (e.g. right to life, shelter, etc.)
    • Constitutional provisions giving explicit recognition
  – Procedural rights (see Aarhus Convention)
    • Access to information
    • Public participation
    • Access to justice
  – Rights for nature (including “wild law” literature

• General environmental duties
  – duty of care to avoid causing environmental harm (cf., prevention principle)
  – duty to restore or rehabilitate (where environmental harm has been caused).
THE SCOPE OF ENVIRONMENTAL LAW

- Environmental law is potentially very broad in its scope
- Sessions 4-8 explain the key elements of environmental law:
  - Environmental planning and impact assessment
  - Environmental protection and pollution
  - Protection of biodiversity, and natural and cultural heritage
  - The protection and sustainable use of all natural resources
  - Climate change and energy law (see also IEL session)
Environmental law teachers need to make their students familiar with related disciplines:

- Science and ecology (including geography, engineering, etc.)
- Public and environmental health
- Environmental Economics
- Ethics and philosophy
- Business & management - “Green Business”, CSR (corporate social responsibility)
- Religion and the environment

• Also another special challenge: teaching environmental law to non-lawyers in other disciplines
The anthropocene age: from 250 years ago

Five historical mass extinction events
Currently in ‘sixth wave’ of extinction caused almost entirely by humans (1000’s of species lost per year)
Law students need to understand the scientific dimensions of environmental degradation and possible collapse (the “Anthropocene”).

They also need to understand the principles of **Ecology** that govern the interactions between organisms and their environments (including concept of exponential growth).

**Ecosystem management** is a strategy provided for through law for the integrated management of land, water, and living resources that promotes conservation and sustainable use.

How can the law encourage ecosystem management?
Ecosystem management examples:
Law can encourage or require ecosystem management to help build ecosystem resilience, for example:

• “connectivity conservation” to connect separate protected areas by ecological corridors, and

• a unified approach to managing coastal zones.
Health Sciences and Environmental Law

- Law students need to understand the causal relationships between environmental harm and **human health** (and how these are addressed by environmental laws).
- **Environmental health** is concerned with all aspects of the natural and built environment that may affect human health (physical, chemical, and biological factors external to a person).
- Examples: exposure to pesticides, radiation or hazardous waste.
Economics and environmental law

- **Economics** is the social science that analyzes the production, distribution, and consumption of goods and services.
- **Environmental economics** is the branch of economics concerned with the economic effects of environmental policies.
- In contrast, **ecological economics** is a transdisciplinary field focused on the relationships between ecological and economic systems, treating the economy as a subsystem of a larger ecological life support system.
Economics and environmental law

Law students need to understand the role of various economic instruments provided for by environmental laws:

- **Environmental taxes**
  - E.g. British Columbia’s carbon tax

- **Environmental charges:**
  - E.g., in Australia, ‘Load Based Licensing’ (LBL) which links pollution licence fees to nature and amount of emissions

- **Pollution markets (involving exchanges and credits)**
  - E.g. EU emissions trading scheme (ETS)

NB: the debate in the USA at present concerning the economic cost of carbon (as part of the justification for the Clean Power Plan now rejected by the Trump administration)
ROLE of VOLUNTARY SCHEMES AS A PART OF ENVIRONMENTAL LAW (alongside regulation and economic instruments)

CORPORATE SOCIAL RESPONSIBILITY (CSR)
- Good corporate governance – nature and extent of corporate accountability 2006
- Corporate initiatives to assess and take responsibility for the company's effects on the environment and impact on social welfare

ENVIRONMENTAL REPORTING
- Environmental reporting - the communication of social and environmental effects of a company's economic actions is an important element of CSR.
- See – Global Reporting Initiative & Sustainability Reporting Guidelines
  - https://www.globalreporting.org/Pages/default.aspx
- Voluntary versus mandatory reporting – see s.299(1)(f) Corporations Law (Australia)
Ethics, philosophy and environmental law

- Students should have a basic understanding of the ethical and philosophical foundations of environmental law
  - Deep ecology, ecofeminism, ‘Buddhist’ economics
- Can be introduced by examining modern statements of environmental charters: examples:
  - IUCN Covenant on Environment and Development, 5th ed. 2015
Religion and the Environment

• Laudato si – Pope’s encyclical 2015
  http://w2.vatican.va/content/francesco/en/encyclicals/documents/papa-francesco_20150524_enciclica-laudato-si.html

• *Islamic Declaration on Global Climate Change* – issued in Istanbul in August 2015

• Rabbinic Letter on the Climate Crisis

• See the Forum on Ecology and Religion at Yale (2009)
  http://fore.yale.edu/religion/

• WWF – Sacred Earth : Faiths for Conservation
  http://www.worldwildlife.org/initiatives/sacred-earth-faiths-for-conservation

• Charter for Compassion - http://charterforcompassion.org/

How adequate are these formulations? – Is a focus only on humans appropriate?
Conclusions

• Environmental law is underpinned by a foundation based on a fundamental societal goal, principles and norms
• The scope of environmental law is very wide-ranging
• Law teachers need to present to students an interdisciplinary perspective re environmental law and policy: science, health, economics, business management, ethics, philosophy etc.
• Environmental law is now also taught commonly as a component of many other university programs (science, environmental studies or management, etc.)
• What are the special challenges to be addressed in teaching environmental law to non-law students?