

Watersheds 4 Ten Cases In Environmental Ethics

Environmental Law Taking Back Eden Environmental Law and Policy in India The Environmental Case International Environmental Law Environmental Law: Text, Cases & Materials Environmental Law and Policy in India The Environmental Case International Environmental Law Compliance in Context Case Studies in Environmental Ethics Compendium of Summaries of Judicial Decisions in Environment Related Cases Environmental Law and Business Introduction to Environmental Law China and the Environment Environmental Law Human Rights and the Environment Watersheds 2 In Pursuit of Healthy Environments Environmental Law in Context Regulation and the Courts Toxic and Environmental Torts Public Opinion on Environmental Issues International Environmental Law Cases and Materials on Environmental Law The Law of Environmental Protection Cases in the Environment of Business Sustainable Branding Environmental Geochemistry International Environmental Law and Policy The Rule of Five Environmental Issues in Insolvency Proceedings Environmental Law 2015-2016 Case and Statutory Supplement Improving Regulation Global Environmental Politics The Cost of Environmental Degradation Environmental Regulation and Compulsory Public Disclosure Global Environmental Issues Human Rights and the Environment International Environmental Law and Policy Document Supplement Case Studies in Environmental Statistics

Right here, we have countless books **Watersheds 4 Ten Cases In Environmental Ethics** and collections to check out. We additionally give variant types and furthermore type of the books to browse. The pleasing book, fiction, history, novel, scientific research, as with ease as various other sorts of books are readily easily reached here.

As this Watersheds 4 Ten Cases In Environmental Ethics, it ends taking place brute one of the favored books Watersheds 4 Ten Cases In Environmental Ethics collections that we have. This is why you remain in the best website to see the amazing ebook to have.

Sustainable Branding Aug 06 2020 A sustainable brand should integrate environmental, social, economic and issues into its business operations. Sustainable Branding considers how broader perspectives on sustainability and corporate social responsibility can be applied to the practicalities of brand management. By addressing a range of perspectives and their application to branding, the authors go beyond sustainable branding to question the role brands play in a wider sustainable society. Structured around three core parts - People, Planet and Prosperity - contributions from experts in the field consider the human dimensions of environmental change, identity and reputation, technology and innovation, waste management, public and brand engagement, environmental ecosystems and the circular economy. Combining theoretical insight and empirical research with practical application, each chapter includes real-life international cases and reflective questions to allow discussion, best-practice examples and actionable suggestions on how to implement sustainable branding activities. This book is perfect for academics, postgraduate and final-year undergraduate students in sustainable branding, sustainable business, corporate social responsibility, brand management and communications. It provides a comprehensive treatment of the nature of relationships between environmental, economic, social, companies, brands, and stakeholders in different areas and regions of the world.

Cases and Materials on Environmental Law Nov 08 2020 The Tenth Edition provides up-to-date treatment of climate change issues across different statutes. This classic casebook provides students with a thorough understanding of all major environmental regulatory schemes as well as insight into current policy controversies. The book pays particular attention to the dynamics involved in the creation and implementation of environmental law, focusing on interest group challenges, the proper role of agencies in implementing complex statutes and the involvement of courts in determining how deferential to be to agency implementation. The book covers the latest appellate and Supreme Court cases involving interstate air pollution, climate change, wetlands and takings, as well as major recent regulatory changes. This edition provides revised treatment of the toxics materials to reflect recent legislative changes, and other chapters reflect important decisions such as UARG. Full attention is given to Obama Administrative initiatives and current efforts by the Trump Administration to roll them back.

Toxic and Environmental Torts Feb 09 2021 This completely new casebook provides an integrated approach to private and public law responses to toxic insults to individuals and to the environment. The principal competing casebook focuses on procedural issues, whereas this book focuses on the substance of toxics in a deep way, exploring--among other issues--the difficulties of employing various scientific methods to address the question of causation. This book carefully considers the role of public law, both in controlling risks and its interaction with private law.

Improving Regulation Jan 29 2020 Is there potential for a U.S. regulatory system that is more efficient and effective? Or is the future likely to involve 'paralysis by analysis'? *Improving Regulation* considers the challenges faced by the regulatory system as society and technology change, and our knowledge about the effects of our activities on human and planetary health becomes more sophisticated. While considering the difficulty in linking regulatory design and performance, *Improving Regulation* makes the case for empowering regulatory analysis. Studying applications as diverse as fire protection, air and water pollution, and genetics, its contributors examine the strategies of different stakeholders in today's complex policymaking environment. With a focus on the behavior of institutions and people, they consider the impact that organizational politics, science, technology, and performance have on regulation. They explore the role of technology in creating and reducing uncertainty, the costs of control, the potential involvement of previously unregulated sectors, and the contentious public debates about fairness and participation in regulatory policy. Arguing that the success of many regulations depends upon their acceptance by the public, Fischbeck, Farrow, and their contributors offer extensive, inductive evidence on the art of regulatory analysis. The resulting book provides 'real world' examples of regulation, and a demonstration of how to synthesize analytical skills with a knowledge of physical and social processes.

Environmental Law and Policy in India Aug 30 2022 Environmental law and policy in India affects all sections of society. Those most deeply affected by it are the poor. They are the first victims of poor sanitation, polluted air, and contaminated water. Since the 1970s, efforts to protect environmental quality have met with limited success, posing enduring challenges for policy designers and decision-makers entrusted with protecting and preserving natural resources. This edition of *Environmental Law and Policy* retains the familiar analytical structure of the second edition and includes all major developments since then. It focuses on Indian environmental law, policies, problems, and needs with the comprehensiveness of an American law case book, compiles all the leading cases in environmental law in India with concise extracts of landmark judgments and policy documents, and provides discussions on projects which could potentially degrade the environment. This volume also covers air and water pollution, forests, wildlife, noise pollution, common property resources and tribal communities, environmental impact assessment, coastal regulations, large projects, urban problems, the National Green Tribunal, hazardous substances, transnational environmental policies, and international environment law. It is interlaced with notes, comments, and questions intended to encourage critical thinking amongst lawyers and law students.

Cases in the Environment of Business Sep 06 2020 The Ivey Casebooks Series is a co-publishing partnership between SAGE Publications and the Richard Ivey School of Business, The University of Western Ontario.

The Rule of Five May 03 2020 “The gripping story of the most important environmental law case ever decided by the U.S. Supreme Court. Richard Lazarus’s compelling narrative is enlivened by colorful characters, a canny dissection of courtroom strategy, and a case where the stakes are, literally, as big as the world.” —Scott Turow, author of *Presumed Innocent* “There’s no better book if you want to understand the past, present, and future of environmental litigation.” —Elizabeth Kolbert, author of *The Sixth Extinction* The gripping inside story of how an unlikely team of lawyers and climate activists overcame conservative opposition—and their own divisions—to win the most important environmental case ever brought before the Supreme Court. When the Supreme Court announced its ruling in *Massachusetts v. EPA*, the decision was immediately hailed as a landmark. But this was the farthest thing from anyone’s mind when Joe Mendelson, an idealistic lawyer working on a shoestring budget for an environmental organization no one had heard of, decided to press his quixotic case. In October 1999, Mendelson hand-delivered a petition to the Environmental Protection Agency asking it to restrict greenhouse gas emissions from new cars. The Clean Air Act had authorized the EPA to regulate “any air pollutant” that could reasonably be anticipated to endanger public health. But could something as ordinary as carbon dioxide really be considered a harmful pollutant? And even if the EPA had the authority to regulate emissions, could it be forced to do so? Environmentalists urged Mendelson to stand down. Thinking of his young daughters and determined to fight climate change, he pressed on—and brought Sierra Club, Greenpeace, NRDC, and twelve state attorneys general led by Massachusetts to his side. This unlikely group—they called themselves the Carbon Dioxide Warriors—challenged the Bush administration and took the EPA to court. *The Rule of Five* tells the story of their unexpected triumph. We see how accidents, infighting, luck, superb lawyering, and the arcane practices of the Supreme Court collided to produce a legal miracle. An acclaimed advocate, Richard Lazarus reveals the personal dynamics of the justices and dramatizes the workings of the Court. The final ruling, by a razor-thin 5–4 margin, made possible important environmental safeguards which the Trump administration now seeks to unravel.

The Environmental Case Jul 29 2022 Answers to environmental issues are not black and white. Debates around policy are often among those with fundamentally different values, and the way that problems and solutions are defined plays a central role in shaping how those values are translated into policy. *The Environmental Case* captures the real-world complexity of creating environmental policy, and this much-anticipated Fifth Edition contains fifteen carefully constructed cases. Through her analysis, Sara Rinfret continues the work of Judith Layzer and explores the background, players, contributing factors, and outcomes of each case, and gives readers insight into some of the most interesting and controversial issues in U.S. environmental policymaking.

Global Environmental Politics Dec 30 2019 *Global Environmental Politics* is the perfect introduction to this increasingly significant area. The text combines an accessible introduction to the most important environmental theories and concepts with a series of detailed case studies of the most pressing environmental problems. Features and benefits of the book: Explains the most important concepts and theories in environmental politics. Introduces environmental politics within the context of political science and international relations theories. Demonstrates how the concepts and theories apply in a wide variety of real world contexts. Case studies include the most important environmental issues from climate change and

biodiversity to forests and marine pollution. Each chapter is written by an established international authority in the field. ? This exciting new textbook is essential reading all students of environmental politics and will be of great interest to students of International Relations and Political Economy.

Compendium of Summaries of Judicial Decisions in Environment Related Cases Dec 22 2021 Success in tackling environmental degradation relies on the full participation of everyone in society. The judiciary is a crucial partner in promoting environmental governance, upholding the rule of law and in ensuring a fair balance between environmental, social and developmental considerations through its judgements and declarations. This publication outlines the work done by UNEP in cooperation with several partners in developing and implementing a programme to engage the judiciaries of all countries in the pursuit of the rule of law in the area of environment and sustainable development.

Human Rights and the Environment Aug 25 2019 This title is available as an ebook only. Increasingly, environmental rights are being recognized as enforceable human rights, both substantive and procedural. Environmental law can no longer be viewed merely as a matter for policy choices in legislation. This new casebook shows how international and national court cases in Europe, Africa, Asia, and the Americas have begun to interpret treaties, national constitutions, and human rights legislation to protect the environment through the recognition of rights. For the first time, these rich developments are brought together in a book suitable as a primary text for classes and seminars.

Environmental Law 2015-2016 Case and Statutory Supplement Mar 01 2020 Environmental Law 2015-2016 Case and Statutory Supplement

Environmental Law Nov 01 2022 Environmental Law: Text, Cases, and Materials has been designed to provide students with everything they need to approach the subject with confidence. Experts in the area, the authors combine clear and insightful commentary with carefully chosen extracts from UK and international sources to offer students a well-rounded view of the subject area. Covering a broad range of topics, the authors introduce discussion on controversies and debates and encourage readers to engage in critical reflection by posing regular discussion questions throughout the text. Further reading suggestions point students towards useful resources, guiding their independent research. Online Resources This book is also accompanied by online updates collated by the authors, helping students to stay well-informed.

Human Rights and the Environment Jul 17 2021 The field of human rights and the environment has grown phenomenally during the last few years and this textbook will be one of the first to encourage students to think critically about how many environmental issues lead to a violation of existing rights. Taking a socio-legal approach, this book will provide a good understanding of both human rights and environmental issues, as well as the limitations of each regime, and will explore the ways in which human rights law and institutions can be used to obtain relief for the victims of environmental degradation or of adverse effects of environmental policies. In addition, it will place an emphasis on climate change and climate policies to highlight the pros and cons of using a human rights framework and to underscore its importance in the context of climate change. As well as identifying emerging issues and areas for further research, each chapter will be rich in pedagogical features, including web links to further research and discussion questions for beyond the classroom. Combining their specialisms in law and politics, Atapattu and Schapper have developed a truly inter-disciplinary resource that will be essential for students of human rights, environmental studies, international law, international relations, politics, and philosophy. research and discussion questions for beyond the classroom. Combining their specialisms in law and politics, Atapattu and Schapper have developed a truly inter-disciplinary resource that will be essential for students of human rights, environmental studies, international law, international relations, politics, and philosophy.

In Pursuit of Healthy Environments May 15 2021 In Pursuit of Healthy Environments brings temporal depth to a highly topical issue, the interaction between health and the environment. By means of a rich set of historical case studies from Americas to Europe and from the tropics to the Arctic, the volume demonstrates that the concern for creating and finding healthy environments is not a new one, shows how the link between the environment and health has been perceived at different times and in different cultures, and discusses the practical implications of these conceptualizations. The book written by scholars from architecture, cultural anthropology, history, Indigenous Studies, media studies and sociology will be of interest to a reader interested in the historical roots of present health-related environmental issues. It discusses the spatiality and materiality of the conceptions of health and the practices of nurture in colonial and post-colonial environments and shows how greatly indigenous and colonial mindsets have differed during the last three hundred years. It also investigates how certain environments have become labelled as healthy and life-preserving and others stigmatized by disease and death, and how fluctuating these notions can be. Finally, it analyses the materialities and immaterialities, as well as the transgenerational and transboundary characters of environmental and medical knowledge.

Global Environmental Issues Sep 26 2019 Global Environmental Issues, second edition builds on the popularity of the first edition, viewing global environmental problems as complex issues with a network of causes, influenced by a range of actors with differing priorities. The book recognises that science underpins much of what happens in society and therefore it is important to be able to interpret the environmental and social consequences of scientific developments. In addition to discussing the main biophysical causes, the book illustrates how socio-economic and political factors determine why and how people use land, resources and technology, and how this in turn affects natural resource management. This edition includes new chapters on the politics of science, International environmental regulation and treaties, environmental issues in a globalised world and natural resource management. Global Environmental Issues, second edition is essential reading for upper level undergraduates and Masters students within departments of Environmental Science and Geography. Includes case studies from around the world to provide a real life context for the issues tackled in each chapter Considers both the results of human actions and natural environmental change in order to provide balanced, in-depth debate Includes coverage of contemporary 'hot topics' such as biodiversity, globalization and sustainable development Chapters authored by experts in the field Includes new chapters on The politics of science, International environmental regulation and treaties , Environmental issues in a globalised world and Natural Resource Management

Expanded sections include negotiating multilateral environmental agreements, GM crops, biofuels and marine and freshwater resources

International Environmental Law and Policy Document Supplement Jul 25 2019 This Document Supplement for International Environmental Law and Policy: Cases, Materials, and Problems, Third Edition, includes the text of documents referenced in the coursebook. Coverage includes documents in the following areas: foundation documents; responsibility and liability; freshwater resources; the marine environment; the polar regions; atmosphere; biological diversity; and trade, business, and the environment.

Taking Back Eden Sep 30 2022 Taking Back Eden is the gripping tale of an idea—that ordinary people have the right to go to court to defend their environment—told through the stories of lawsuits brought in eight countries around the world. Starting in the United States in the 1960's, this idea is now traveling the planet, with impacts not just on imperiled environments but on systems of justice and democracy. It has brought people back into the question of governing the quality of their lives. Author Oliver Houck describes the sites under contention in their place and time, the people who rose up, their lawyers, strategies, obstacles, setbacks and victories. Written for general readers, students, and lawyers alike, Taking Back Eden tells the stories of a lone fisherman intent on protecting the Hudson River, a Philippine lawyer boarding illegal logging ships from the air, the Cree Indian Nation battling for its hunting grounds, and a civil rights attorney who set out to save the Taj Mahal. The cases turn on Shinto and Hindu religions, dictatorships in Greece and Chile, regime changes in Russia, and on a remarkable set of judges who saw a crisis and stepped up to meet it in similar ways. Spontaneously, without communication among each other, their protagonists created a new brand of law and hope for a more sustainable world.

The Cost of Environmental Degradation Nov 28 2019 This book brings together the best case studies of valuing the Cost of Environmental Degradation in several Middle East and North African countries and summarizes their impacts at the country and regional levels.

International Environmental Law Jun 27 2022 This textbook provides a compelling and structured introduction to international environmental law in the Text, Cases and Materials genre. The book uses extracts from a judiciously selected range of legal instruments and case law relevant to the protection and regulation of the environment in international law, alongside commentary from the author team and questions for class discussion, to facilitate student understanding and encourage engagement in the topic. Divided into four main parts, it examines the main principles of international environmental law, the key areas of substantive environmental regulation, the implementation of environmental law and the relations between environmental law and other areas of international law. **Key Features:** Provides concise introductions to each topic of environmental law Discussion questions and further reading sections guide students in applying their understanding Familiarises students with the key legal materials, treaties and case law relating to international environmental law Covers a wide variety of topics, including sustainable development, protection of the marine environment, atmospheric protection and responsibility and liability for environmental damage By introducing and highlighting the most important instruments and cases of international environmental law, this textbook seeks to provide environmental law students and non-specialists with a rich and full understanding of the topic.

China and the Environment Sep 18 2021 Sixteen of the world's 20 most polluted cities are in China. A serious water pollution incident occurs once every two-to-three days. China's breakneck growth causes great concern about its global environmental impacts, as others look to China as a source for possible future solutions to climate change. But how are Chinese people really coming to grips with environmental problems? This book provides access to otherwise unknown stories of environmental activism and forms the first real-life account of China and its environmental tensions. 'China and the Environment' provides a unique report on the experiences of participatory politics that have emerged in response to environmental problems, rather than focusing only on macro-level ecological issues and their elite responses. Featuring previously untranslated short interviews, extracts from reports and other translated primary documents, the authors argue that going green in China isn't just about carbon targets and energy policy; China's grassroots green defenders are helping to change the country for the better.

Introduction to Environmental Law Oct 20 2021 The study of water pollution control regulation is a study of statutes and their administration. This casebook explores water pollution and the federal statute chiefly designed to control it, the Clean Water Act, and examines how water pollution is addressed, first by the common law and then by statute. An introduction provides the student with an understanding of what constitutes water pollution, where it originates, and how it can be controlled. These materials were originally designed for the introductory course in environmental regulation/environmental law at Pace Law School. A Teachers Manual includes exercises that teach students advanced legal research, familiarity with administrative law mechanisms, and the ability to integrate what they have learned about the Clean Water Act.

The Environmental Case Mar 25 2022 Through its 15 carefully constructed cases, the book gives readers a first-hand look at some of the most interesting landmark and illuminating new controversies in U.S. environmental policy making. In her new section "New Issues, New Politics," Layzer adds two brand new cases: The Deepwater Horizon Disaster: The High Cost of Offshore Oil; and Fracking Wars: Local and State Responses to Unconventional Shale Gas Development. Layzer provides maps, tables, figures, questions to consider, recommended readings, and useful websites to help students think critically about environmental policy and to facilitate further research.

International Environmental Law and Policy Jun 03 2020 International Environmental Law, Third Edition, is a carefully crafted book of primary materials, with an accompanying Document Supplement, designed to comprehensively and efficiently cover in a one-semester course the international law relating to protection of the environment. The treatment of the topic is up-to-date, including all major treaties and cases on the subject. Specific topics include general international environmental law; transboundary pollution; protection of the

atmosphere and climate; international trade and the environment; protection of freshwater resources; protection of the marine environment; the crisis of biological diversity; environmental problems of polar regions, the Arctic, and Antarctica; and environmental responsibilities of non-State actors.

Environmental Issues in Insolvency Proceedings Apr 01 2020 At the October 1996 meeting of the Section on Business Law of the International Bar Association, Committee J presented a programme on environmental issues in insolvency proceedings. The success of the programme encouraged the participants to expand their papers into this book which offers an up-to-date current analysis of the treatment of environmental issues in bankruptcy and insolvency proceedings in six jurisdictions: Canada, Denmark, Germany, Spain, the United Kingdom and the United States. Each of the contributors outline the environmental concerns and legal issues within their jurisdiction, address the insolvency issues that arise and the impact of environmental concerns. The book also includes useful insights from a major international bank - Bank of Nova Scotia - into the handling of international credits where environmental concerns are raised in insolvency proceedings.

Environmental Law and Policy in India Apr 25 2022 A. The Air Act

Case Studies in Environmental Ethics Jan 23 2022 Case Studies in Environmental Ethics is a collection of more than 40 case studies covering diverse topics such as: genetic engineering, aesthetics, pollution, animal rights, population, and resource management. It is intended as a supplemental book for college courses primarily in Environmental Ethics. Each case presents factual information on a particular topic, followed by a discussion of the ethical implications of each topic and several insightful discussion questions. The cases are concise yet rich in detail and controversy to provide significant classroom discussion. These cases focus on philosophical and policy decisions that students are likely to encounter in their everyday lives. In addition, the book provides numerous sources and an Internet resources section to allow students to research the issues found in the cases.

Environmental Geochemistry Jul 05 2020 Environmental Geochemistry: Site Characterization, Data Analysis and Case Histories, Second Edition, reviews the role of geochemistry in the environment and details state-of-the-art applications of these principles in the field, specifically in pollution and remediation situations. Chapters cover both philosophy and procedures, as well as applications, in an array of issues in environmental geochemistry including health problems related to environment pollution, waste disposal and data base management. This updated edition also includes illustrations of specific case histories of site characterization and remediation of brownfield sites. Covers numerous global case studies allowing readers to see principles in action Explores the environmental impacts on soils, water and air in terms of both inorganic and organic geochemistry Written by a well-respected author team, with over 100 years of experience combined Includes updated content on: urban geochemical mapping, chemical speciation, characterizing a brownfield site and the relationship between heavy metal distributions and cancer mortality

International Environmental Law Dec 10 2020 This book seeks to better understand how International Environmental Law regimes evolve. The authors address throughout the major environmental, economic, and political tensions that have both shaped and constrained the evolution of international environmental policy within regimes, and its expression in international legal rule and norm development. Readers will gain an increased understanding of the growing role played by non-state actors in global environmental governance, including environmental non-government organisations, scientists, the United Nations, and corporations. The authors also look ahead to the future of International Environmental Law, evaluating key challenges and decisions that the discipline will face. The text is clear, concise, and accessible. It is ideally suited to students and professionals interested in International Environmental Law, and individuals who are intrigued by this dynamic area of law.

Case Studies in Environmental Statistics Jun 23 2019 The studies reported here resulted from a programme of research carried out by the National Institute of Statistical Sciences (NISS) during the years 1992-1996. This text offers a set of case studies exemplifying the broad range of statistical science used in environmental studies and application.

The Law of Environmental Protection Oct 08 2020 Attempts to achieve a pragmatic understanding of what the statutes, regulations, and cases say about the law. The questions and materials following the excerpts not only challenge the student to understand how the current legal regime is applied but also invite students to think about how differently the law is constructed. Emphasizes the distinction between the technology-based approach and the media quality-based approach to improving and maintaining environmental quality. Chapters are arranged largely by statute.

Environmental Law: Text, Cases & Materials May 27 2022 This new title in the popular Text, Cases, and Materials series provides students with a thorough understanding of environmental law while also encouraging critical reflection and pointing out areas of controversy and debate. The authors present an impressive range of extracts from UK and international cases, legislation, and articles, to help support learning and demonstrate how the law works in practice, clearly guiding students through key areas while providing insightful explanations and analysis. Topics have been carefully selected to support a wide range of environmental law courses and include pollution, conservation, town planning, and water regulation as well as considering environmental law in relation to the EU and from an international perspective. With its unique combination of extracts and author discussion, this new text provides a comprehensive and convenient guide to environmental law which can be relied upon throughout your course and career. This book is also accompanied by an Online Resource Centre which features updates to the law, further reading suggestions and useful weblinks.

Environmental Law in Context Apr 13 2021 The Fourth Edition is updated to take account of new developments in the law, new regulations, and new cases. The most comprehensive updates are found in Chapter Four on the Clean Air Act and Chapter Five on the Clean Water Act. Chapter Four has been reorganized to provide professors and students with a new

comprehensive section on climate change, including the EPA's many regulatory efforts to address greenhouse gas emissions from both mobile and stationary sources, critical U.S. Supreme Court decisions, and an overview of the Clean Power Plan, which is in litigation as the Fourth Edition goes to press. Chapter 5 includes a new approach to the "waters of the United States" element of Clean Water Act jurisdiction. This section now summarizes key U.S. Supreme Court interpretations from *Riverside Bayview Homes*, *SWANCC*, and *Rapanos*, then provides an overview of both the June 2015 "waters of the United States" rule and the litigation challenging that rule, emphasizing the key issues. Chapter Five now also includes an expanded discussion of stormwater and the two new U.S. Supreme Court cases on Clean Water Act jurisdiction over stormwater. As was true in the Third Edition, the Fourth Edition continues to increase the number of "The Rest of the Story" notes after cases. These notes trace the context and the aftermath of cases and their continuing implications. In addition, by Fall 2016, adopters of the Fourth Edition will have access to fully updated Power Point slides and a new Teachers Manual with links to videos and other teaching materials for use in class. For more information and additional teaching materials, visit the companion site.

International Environmental Law Compliance in Context Feb 21 2022 This book explores how compliance with international environmental law has changed over time, offering a critical analysis of its current shifting patterns. Beginning with an overview of compliance with international environmental law, the book goes on to explore in detail: compliance in the different legal regimes instituted by Multilateral Environmental Agreements (MEAs), the addition of new subjects of international law, the legal relations between developed and developing countries, and the emergence of new compliance mechanisms in global environmental law. The analysis takes two key developments into consideration: the evolution in forms of compliance and non-state involvement in compliance with international environmental law. In the final section, three case studies are provided to demonstrate how these changes have occurred in selected areas: climate change, biodiversity and water resources. Throughout the book, topics are illustrated with extracts from specific international environmental law jurisprudence and relevant international environmental law instruments. In doing so, the book offers a comprehensive analysis of compliance with international environmental law, providing original insights and following a clear and systematic structure supported by reference to the sources. This book will be of interest to professionals, academics and students working in the field of compliance with international environmental law.

Environmental Regulation and Compulsory Public Disclosure Oct 27 2019 This book is a remarkable case study of an environmental policy initiative for a national environmental regulatory system in the information age. In 1995 the Indonesian Ministry of Environment took the bold step to launch an environmental disclosure initiative called the Program for Pollution Control, Evaluation and Rating (PROPER). Under PROPER, environmental performance of companies is mapped into a five-color grading scale - Gold for excellent, Green for very good, Blue for good, Red for non-compliance, and Black for causing environmental damage. These ratings are then publicly disclosed through a formal press conference and posted on the internet. Not only did this simple rating scheme create a major media buzz and enhanced environmental awareness of the general public, but it also unleashed a wide range of performance incentives that showed how markets with environmental information could function in a developing country setting. The authors provide a multidisciplinary analysis of how the PROPER program harnessed the power of public disclosure to abate the problem of industrial pollution. They describe how the program has successfully improved the average environmental compliance rate from close to thirty per cent in 1995 to as high as seventy per cent in 2011. This improvement was driven primarily by information disclosure, which avoided expensive and unpredictable legal enforcement through the court system of Indonesia. The combination of institutional history and detailed economic and analyses sheds light on the role of policy entrepreneurs who laid the foundation for disclosure and transparency, despite the constraints of the Suharto regime. The PROPER program is now internationally recognized and continues to serve as a model for many developing countries.

Watersheds 2 Jun 15 2021 This environmental casebook presents cases with the detail required for students to experience serious and complex issues

Environmental Law and Business Nov 20 2021

Environmental Law Aug 18 2021 Environmental Law: Cases and Materials, Third Edition is designed to reflect the vital and symbiotic connection between land-use regulation and the more traditional scope of environmental law. In addition it recognizes the importance of administrative agency decision-making in environmental law.

Public Opinion on Environmental Issues Jan 11 2021

Regulation and the Courts Mar 13 2021 In recent years, federal courts have become increasingly aggressive in shaping regulatory policy, abandoning their traditional deference to bureaucratic expertise. This new judicial activism has been particular evident in the regulation of air pollution. R. Shep Melnick analyzes the effects a variety of court decisions have had on federal air pollution control policy and assesses the courts' institutional capacity for policymaking in such a complex arena. In six case studies of environmental programs or issues he examines the interplay among the courts, the Environmental Protection Agency, Congress, and the White House. The conventional wisdom is that the courts have improved environmental policymaking, but Melnick concludes that as a whole "the consequences of court action under the Clean Air Act are neither random nor beneficial." He finds that "court action has encouraged legislators and administrators to establish goals without considering how they can be achieved," widening the gap between promise and performance. The results, he charges, have been increased cynicism, serious inefficiencies and inequities, and a lack of rational debate. An analysis of the institutional characteristics of the judicial branch reveals how these problems have come about and why they are likely to afflict other programs as well as environmental regulation. The author proposes several reforms to improve the courts' ability to handle regulatory cases.

