Contributors

Robert W Adler holds the James I. Farr Chair in Law at the University of Utah S. J. Quinney College of Law. After completing a BA from Johns Hopkins University and a JD from Georgetown University Law Center (cum laude), Professor Adler practised environmental law for 15 years. He has published dozens of articles and reports in law, policy and science journals, including Vanderbilt Law Review, Harvard Environmental Law Review, Utah Law Review and George Washington Law Review. He has published two books with Island Press, one on the history and impact of the Clean Water Act and the other on restoring Colorado River ecosystems. He also published an environmental law casebook with Aspen Publishers (with David Driesen and Kirsten Engel).

Rebekah Byrne is a student in the Master of Environmental Law at Sydney Law School, The University of Sydney and was a student in Rosemary Lyster’s 2012 Energy and Climate Law and Comparative Climate Law units of study. She is an environmental consultant in the construction industry.

Michael Faure is a professor of Comparative and International Environmental Law and director of the Maastricht European Institute for Transnational Legal Research (METRO) at Maastricht University. His expertise lies in the field of environmental (criminal) law, tort and insurance and economic analysis of (accident) law. Recent publications on the topic include: ‘Insurability of Damage caused by Climate Change: A Commentary’ (University of Pennsylvania Law Review, Vol. 155 (2007)) and ‘International Liability as an Instrument to Prevent and Compensate for Climate Change’ (Stanford Journal of International Law, Vol. 43 (2007)). One of his recent books is Disaster Law, edited together with Farber (Edward Elgar 2010).

Mariya Gromilova is a PhD candidate in the field of climate induced displacement at Tilburg Law School. Among the most recent activities is participation in the 2012 ClimMig Conference in Vienna, where she presented the paper ‘Right to Development of People Induced to Displacement: Is Migration a Fair Adaptation Strategy from the Human Rights Perspective?’.
Keith H Hirokawa is associate professor of environmental law at the Albany Law School. He currently focuses his research on green building and construction and has extensively published on urban sustainability issues, such as his book *Legal Strategies for Greening Local Government*, edited with Salkin (American Bar Association 2011), as well as on green buildings, such as his article ‘At Home with Nature: Early Reflections on Green Building Laws and the Transformation of the Built Environment’ (Environment Law, Vol. 39 (2009)).

Nicola Jägers is the professor in human rights law at the Centre for Transboundary Legal Development of Tilburg University in the Netherlands, primarily focusing her research on the role of non state actors in human rights violations. Her publications include such book chapters as ‘Protecting the Victims of the Privatization of War?’ in Rianne Letschert and Jan van Dijk (eds), *The New Face of Victimhood: Globalization, Transnational Crimes and Victim Rights* (Springer 2011) and ‘The WTO: An Obstacle to Enforce Human Rights Obligations?’ in Jan Wouters et al. (eds), *Accountability for Human Rights Violations by International Organizations* (Intersentia 2010).

Rosemary Lyster is the professor of climate and environmental law at the University of Sydney and Director of the Australian Centre for Climate and Environmental Law (ACCEL). In the area of environmental law, Rosemary specialises in energy and climate law, water law and GMOs and environmental law. She has published several books in the field of energy and climate law, such as (with MacKenzie and McDermott) *Law, Tropical Forests and Carbon* (Cambridge University Press 2013) and *In the Wilds of Climate Law* (Australian Academic Press 2010), as well as a large number of journal articles. These include ‘Smart Grids: Opportunities for Climate Change Mitigation and Adaptation’ (Monash University Law Review, Vol. 36, No. 1 (2010)) and ‘The New Frontier of Climate Law: Reducing Emissions from Deforestation (and Degradation)’ (Environmental and Planning Law Journal, Vol. 26, No. 6 (2009)).

Dewald van Niekerk is the director of the African Centre for Disaster Studies at North West University in South Africa. Although trained in social science, he has been focusing his research on various issues relating to disaster risk reduction, including disaster management policies and legislation. Van Niekerk has been involved in the drafting of the South African policy and legislation on disaster risk reduction since 1999 and has published extensively on management of climate and other environmental disasters. Recent publications include ‘Denial, Rhetoric or
Action: Are South African Municipalities Planning for Climate Change?’ (Development Southern Africa Journal, Vol. 29, No. 2, 2011) and (with other authors) ‘National Planning and Disaster’ in Wisner et al., Routledge Handbook of Natural Hazards and Disaster Risk Reduction and Management (Routledge 2011).


Tim Stephens is an international lawyer and human geographer at the University of Sydney’s School of Law and Co-Director of the Sydney Centre for International Law. He has published widely on issues of public international law, national and international environmental law and the law of the sea. He is Co-Editor in Chief of the Asia Pacific Journal of Environmental Law. In 2010, Dr Stephens was awarded the IUCN Academy of Environmental Law Junior Scholarship Prize for his contribution to environmental law scholarship. Recent publications in the field of climate law include: (with other authors) Climate Change and Australia: Warming to the Global Challenge (Federation Press 2011) and The International Law of the Sea (Hart 2010), and the book chapter ‘A Slow Burn: The Emergence of Climate Change Law in Australia’ in Birch (ed.), Water, Wind, Art and Debate: How Environmental Concerns Impact on Disciplinary Research (Sydney University Press 2007).
Arie Trouwborst is a senior researcher at the Tilburg Sustainability Center specialising in nature conservation law. He obtained a PhD with distinction from Utrecht University in 2006, with a thesis on the precautionary principle. He has been awarded several research grants and prizes, including the François Prize 2001 (Netherlands Society of International Law), Environmental Thesis Prize 2002 (Netherlands Society for Environmental Law), and Erasmus Research Prize 2007 (Praemium Erasmianum Foundation). In 2009 Trouwborst obtained a prestigious ‘Veni’ grant from the Netherlands Organisation for Scientific Research (NWO) Innovational Research Incentives Scheme for a research project on international nature conservation law and climate change adaptation. Relevant publications include ‘International Nature Conservation Law and the Adaptation of Biodiversity to Climate Change: A Mismatch?’ (Journal of Environmental Law, Vol. 21, No. 3 (2009)), and ‘Conserving European Biodiversity in a Changing Climate: The Bern Convention, the EU Birds and Habitats Directives and the Adaptation of Nature to Climate Change’ (Review of European Community and International Environmental Law, Vol. 20, No. 1 (2011)).

Jonathan Verschuuren is the professor of international and European environmental law at the Tilburg Law School and the Tilburg Sustainability Center (both at Tilburg University, the Netherlands), and extraordinary professor of law at North West University, at Potchefstroom, South Africa. He has been the vice dean for research of the law school (2008–2010), after which he was a visiting professor at the Australian Centre for Climate and Environmental Law, University of Sydney (2011). He recently edited books titled The Impact of Legislation (Brill 2009) and International Governance and Law (Edward Elgar 2008). His current research focus is on climate change adaptation, leading to publications such as ‘Climate Change: Rethinking Restoration in the European Union’s Birds and Habitats Directives’ (Ecological Restoration, Vol. 28, No. 4 (2010)) and ‘Towards a Legal Framework for Coastal Adaptation: Assessing the First Steps in Europe and Australia’ (Transnational Environmental Law, Vol. 1, No. 2 (2012)).

Lindsay F Wiley is a professor at the Washington College of Law. Her current research focuses on access to health care and healthy conditions in the US and globally. She also works on various law and policy issues at the intersection of public health, food systems, and environmental change. Prior to joining the faculty at WCL, Professor Wiley was the Global Health Law Program Director at the O’Neill Institute for National and Global Health Law at Georgetown University. She had also previously worked at the Center for Law and the Public’s Health at the Johns
Contributors

Hopkins Bloomberg School of Public Health, the American Society for Law, Medicine and Ethics, and Gordon, Feinblatt, Rothman LLC in Baltimore, Md. She received her AB and JD from Harvard, where she served on the Harvard Law Review, and her MPH from Johns Hopkins.