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Edited by Jonas Ebbesson and Phoebe Okowa

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ENVIRONMENTAL LAW AND JUSTICE IN CONTEXT

This innovative collection of essays discusses the extent to which considerations of justice and fairness have permeated the legal debate on environmental protection. Written by a wide range of contributors who have approached the subject from fresh theoretical and practical perspectives, the essays examine how these permutations of justice have influenced policy choices relating to topics like climate change, protection of the stratospheric ozone layer, trade and the conduct of warfare. The significance of participatory rights as a medium for the realisation of environmental justice is given extended treatment, and the contributors also assess the congruence between environmental justice and structural issues, such as gender, class, state borders and, on a global scale, North–South relations. The book will inform and stimulate debate on an important-yet-neglected aspect of the environmental discourse, and is highly recommended for researchers and students of international and domestic law, political science and international relations.

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PREFACE AND ACKNOWLEDGMENTS

This book is the culmination of a project which started in August 2005, when the board of the Stockholm Environmental Law and Policy Centre adopted, on its agenda, the plan for an international conference on environmental law and justice. The plans materialised, and the '2006 Stockholm Conference on Environmental Law and Justice' took place at Stockholm University on 6–9 September 2006. The project could not have been accomplished without the generous support of the Swedish Research Council (Vetenskapsrådet), the Bank of Sweden Tercentenary Foundation (Riksbankens Jubileumsfond), the Swedish Research Council for Environment, Agricultural Sciences and Spatial Planning (Formas), the Cassel Foundation (Casselstiftelsen), the Department of Law, Stockholm University, and Nordforsk through the Nordic Environmental Law Network (NELN). In addition, the Stockholm Consumer Cooperative Society (Stockholms Konsumentförening) supported the conference with Fair Trade coffee and sweets.

Almost all contributions are based on papers presented at the conference. We are grateful to all the contributors for their co-operation and patience. All were generous with their time. We are particularly grateful to William Twining for advice in carrying through the book project, and to Hanne Petersen, who, although not a conference participant, responded readily to our request to fill a significant gap in the book's content. In selecting the speakers for the conference, and thus the contributors to this book, we were supported by the other members of the conference organising committee, Jutta Brunnée, Ludwig Krämer and Richard Falk. The conference papers have been considerably rewritten, edited and updated so as to fit the book. The Law Department at Queen Mary, University of London and the Cassel Foundation at the Faculty of Law of Stockholm University have generously assisted with research expenses over the last twelve months.

A number of people assisted us either directly or indirectly in the work for this volume. We would like to thank Annette Löf, PhD student at Umeå University, for her enthusiastic administrative assistance in organising the 2006 conference, and Irfan Khan, LL.M., and Mba Nmaju, PhD student, at Queen Mary, for assistance in editing the book. We would also like to record our thanks to Finola O'Sullivan of Cambridge University Press for steering the project through the production process.

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PREFACE AND ACKNOWLEDGMENTS

Editing the book has been an exciting venture, and we hope it will spur further debate and research on this essential topic. We are grateful for all the support for the conference as well as for the book.

Jonas Ebbesson and Phoebe Okowa
Stockholm, Sweden and London, UK
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