

Contributors

Alexandra Aragão is professor at the Faculty of Law of the University of Coimbra, teaching environmental law, European law, risk governance and food security law. She is vice Director of the *Planning Law, Urban Law and Environmental Law Review* (<https://impactum.uc.pt/en/revista?id=90390&sec=5>). She is a member of several European observatories and research and academic groups related to environmental law (water and Natura 2000 observatory) (www.cidce.org), EU environmental law (www.avosetta.org), environmental law (www.eelf.info) and environmental risks (www.ces.uc.pt/osiris/pages/pt/inicio.php). Her present areas of research in environmental law are: environmental justice, environmental impact assessment, ecosystem services, waste law, principles (namely the precautionary principle) and law in the Anthropocene.

Jan Darpö is professor of environmental law. His research focuses on environmental procedure, water law and nature conservation. He was visiting professor at the University of Minnesota (2008) and UNSW in Sydney (2012) and has taught courses in environmental law in Latvia, China and the USA. Since 2008 he has been chair of the Task Force on Access to Justice under the Aarhus Convention. He is a member of the Avosetta Group and EELFs Advisory Board. He has been assigned as an expert by the Commission and several research institutes.

Wybe Th. Douma wrote his doctoral thesis on “The Precautionary principle. Its application in International, European and Dutch Law”. He is a researcher/consultant with EU Legal – Centre for European and International Law (The Hague and Brussels, www.eulegal.nl), a lecturer in International and European Environmental Law at The Hague University and a volunteer at the Department of European, Public and International Law at Ghent University. His working experience includes publishing and lecturing on European law, European and international environmental law and issues of sustainable development, Dutch administrative and economic law and international trade law at the University of Groningen, at numerous universities in the EU and its neighbouring countries, and in South America and Asia. He regularly cooperates with national, European and international organisations on a wide range of EU and international law issues and was involved in cases at the Court of

Justice of the European Union. He publishes frequently on a variety of Dutch, European and international law issues. He is editor for two Dutch law journals, a board member of the Centre for the EU Law on External Relations (CLEER) and co-founder and editor-in-chief of the European environmental law website (www.eel.nl).

Luc Lavrysen is a judge at the Belgian Constitutional Court (<http://www.const-court.be>) and professor of Environmental Law at the University of Gent, Belgium. Since 1 January 2000 he has been the director of the Centre for Environmental and Energy Law. He was secretary of the Centre for Sustainable Development and member of the Council of the Centre for Environmental Science & Technology, editor-in-chief of the *Tijdschrift voor Milieurecht*, a member of the Federal Council for Sustainable Development and chairman of the Working Group Product Standards of that Council. He is also a guest lecturer at the University of Antwerp, and a member of Environmental Law Network International, *Magistratuur & Maatschappij*, and Avosetta. He is chair of the EU Forum of Judges for the Environment and is involved in the activities of UNEP.

Goda Perlaviciute is assistant professor in Environmental Psychology at the University of Groningen, the Netherlands. Her research is focused on public acceptability of energy sources, systems, and policies, particularly in relation to a sustainable energy transition. She studies how individual factors (e.g. people's core values) and contextual factors (e.g. possibilities for public participation in decision-making), and their interaction, influence public acceptability. She is interested in how these factors can be addressed in decision-making in order to achieve more democratic and fair processes and better sustainable energy projects that are acceptable to different groups in society. She is part of two interdisciplinary research projects within the programme Responsible Innovation of the Dutch National Research Organisation (NWO). She is a member of the European Platform for Energy Research in the Socio-economic Nexus (PERSON), which connects experts in social sciences and humanities working on energy-related topics.

Hendrik Schoukens is a postdoctoral staff member at the University of Gent, Belgium. For more than ten years he worked as an environmental lawyer at LDR Advocaten, where he focused on biodiversity- and EIA-related cases. In 2011 he co-authored the first edition of the handbook of Biodiversity Law within the Flemish Region, and also co-edited a comprehensive handbook on the EU Habitats Directive. Over the years he has published several articles and book chapters in relation to topics such as nature conservation, EIA, air quality legislation, access to justice, climate change and sustainable development. In September 2017 he successfully defended his doctoral thesis on the legal

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Mikael Schultz is a technical judge at the Land and Environment Court of Appeal, Stockholm, Sweden. He has a Masters degree in biology and has served as technical judge since March 2011. He has worked in Swedish environmental law since 1980. Before 2011, he worked for several municipalities and a County Administrative Board, and served as a court-appointed expert in a Land and Environment Court.

Lorenzo Squintani is Senior Lecturer of European and Economic Law at the University of Groningen (The Netherlands). He is founder and member of the managing board of the U4 Environmental Law Network. He is also a member of the managing boards of the European Environmental Law Forum (EELF.info), and of the Journal for European Environmental and Planning Law (JEEPL). He is Series Editor of the EELF Book Series (<http://intersentia.com/en/product/series/show/id/28463/>). His research and teaching interests include EU substantive law and EU environmental and climate law. Dr. Squintani has authored several publications in the areas of European environmental and climate law, and overview of which is available at <http://www.rug.nl/staff/l.squintani/research>. He regularly advises Dutch, EU, and International institutions on (EU) environmental issues.

Peter-Tobias Stoll holds a Jean Monnet Chair at Göttingen University, Faculty of Law, Germany and is the managing director of the Institute for International Law and European Law. His research areas include international and Union law and in particular the interfaces between economic law, including trade and investment and environmental and consumer protection. Recently, he has focused on EU trade agreements and related constitutional issues. Professor Stoll has published widely on trade and environmental as well as on Union law issues. He is one of the co-chairs of the Interest group for international economic law of the European Society for International Law (ESIL) and is a member of the Committee on Sustainable Development and the Green Economy in International Trade Law of the International Law Association (ILA). He served as advisor and expert to the German Federal government, the German Bundestag and the United Nations.

Merideth Wright is now associated with the Environmental Law Institute as a Distinguished Judicial Scholar, consulting and presenting internationally on issues related to environmental courts, comparative remedies available to judges, and the judicial role in environmental enforcement and compliance. She was the founding judge of the Vermont Environmental Court and developed many of its practices and procedures, serving as environmental judge from 1990 to 2011. Prior to her work on the court, she worked as an

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