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WHITE collar criminals locked up in the Australian state of New South Wales could be forced to pay AUS\$50,000 (£22,000) a year for their stay in prison if a law proposed by the state's premier is passed. In an unprecedented move Bob Carr has announced plans to charge white collar offenders and prisoners jailed for [...]

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This Toolkit provides non-technical, practical help to enable officials to recognise conflict of interest situations and help them to ensure that integrity and reputation are not compromised.

This research examines the growth and expansion of public interest environmental litigation (PIEL) in India and analyses the changes that are influencing the development of PIEL in Bangladesh and Pakistan. The necessity for this research lies in the rapid degradation of environment and the need of efficient environmental management in the three countries of the South Asian region. Here, we compare the legal systems of the three countries from the environmental point of view, discuss new ideas and directions and critically analyse the legal provisions that would help to apply environmental norms. These offer the legislators a chance to find out what can be applied in their own region, thus developing their existing legal mechanisms. About the author Jona Razzaque is barrister and holds a PhD in law from the University of London. She works in the field of access to environmental justice and has published numerous articles on this issue. She taught law in Queen Mary College and School of Oriental and African Studies under the University of London. She is currently working as a lawyer in the Foundation for International Environmental Law and Development (FIELD) on cross-themed projects related to bio-diversity, trade and climate change.

Contains chapters by academics, judges and activists on the proposed environmental rights of the citizen.

Sustainable development is necessary to counteract and mitigate the impact of socially harmful forces in a globalized world. However, sustainable development and its organizations must ensure the effective management of their funds and beneficial financial frameworks in order to best realize their sustainable goals. There is a need for studies that seek to understand how to connect sustainable development and the financial world in order to maximize the economic and environmental wellbeing of the world. Social, Economic, and Environmental Impacts Between Sustainable Financial Systems and Financial Markets is a pivotal reference source that examines the funding and monetary utilization of environmental and socially-responsible entities. Featuring research on topics such as green taxes, intergenerational equity, and shadow economy, this book is ideally designed for government officials, policymakers, economists, financial managers, sustainability developers, and academicians seeking current research on the relationship between new sustainable financial phenomena and negative global externalities.

This new volume of Chinese Research Perspectives on the Environment includes selected articles from the 2013 annual environmental report compiled by Friends of Nature, a leading environmental protection NGO in China, with contributions from academics, environmental protection activists, public service activists, and the media.

Examines the evolution, character, and impact of liberal public interest activists in American politics and their aspiration to alter both the structure and the policy priorities of the modern corporate state.

This volume explores the opportunities and challenges facing the accounting profession in an increasingly globalized business and financial reporting environment. It looks back at past experiences of the profession in attempting to meet its public interest obligation. It examines the role and responsibilities of accounting to society including regulatory requirements, increased emphasis on corporate social responsibility, accounting fraud and whistle-blowing implications, internationalization of public interest obligations, and providing the education needed to be successful. The book incorporates an ethical dimension in making these assessments. Its focus is a conceptual, theoretical one drawing on classical philosophy, the sociology of professions, economic theory, and the public interest dimension of accountants as professionals. The authors of papers are long-time contributors to the annual symposium on Research in Accounting Ethics sponsored by the Public Interest Section of the AAA.

Everyone agrees that firms should obey the law. But beyond what the law requires-beyond bare compliance with regulations-do firms have additional social responsibilities to commit resources voluntarily to environmental protection? How should we think about firms sacrificing profits in the social interest? Are they permitted to do so, given their fiduciary responsibilities to their shareholders? Even if permissible, is the practice sustainable, or will the competitive marketplace render such efforts and their impacts transient at best? Furthermore, is the practice, however well intended, an efficient use of social and economic resources? And, as an empirical matter, to what extent do firms already behave this way? Until now, public discussion has generated more heat than light on both the normative and positive questions surrounding corporate social responsibility (CSR) in the environmental realm. In Environmental Protection and the Social Responsibility of Firms, some of the nations leading scholars in law, economics, and business examine commonly accepted assumptions at the heart of current debates on corporate social responsibility and provide a foundation for future research and policymaking.

Examines the concepts of corporate social responsibility (CSR) in the context of globalisation and its many challenges, focusing on different legal perspectives that arise.

The purpose of this research is to explore the relative plausibility of the arguments of political power and government regulation theories

by examining the politics of the Korean environmental policy from the 1960s to the early 1990s with a longitudinal perspective. Major environmental laws, the designation of the Phaldang and Daechung Dams (main water resources for Seoul City, Kyungki Province, and Choongchung Provinces) as special treatment areas for protection of water resources, and the Korean government's responses to the environmental incident of the phenol flow into water supply pipes were examined. Theoretical resources for the study of the politics of the Korean environmental policy can be divided into two large domains: political power and government regulation theories. Political power theories can be divided into two main groups: society-centered and state-centered approaches. The former includes the pluralist and class approaches. The latter includes the state interest and bureaucratic politics approaches. Government regulation theories can be also divided into the "public interest" and "capture" approaches. James Q. Wilson's theory of the politics of regulation based on regulation types are also utilized. With a different perspective from political power and regulation theories, Wilson emphasized that we need to approach the politics of regulation more specifically based on regulation types because different types of government regulation involve different types of political actors. Several hypotheses drawn from these theoretical arguments are tested. We can find two important things from this research. The first thing is that there is no single dominant approach that can explain the politics of Korean environmental policy over the entire range of cases. Korean environmental policy of the 1960s and the 1970s can be best explained by the state interests approach and the capture approach. Like the 1960s and 1970s, the 1980s show that Korean environmental policy can be best explained by both the state interests approach and the capture approach. Unlike environmental policy of the 1960s/1970s and the 1980s, environmental policy of the early 1990s can be best explained first by the public interest approach, and then by the capture approach. The second thing is that although there is no single dominant approach to explain Korean environmental politics, this research shows that as the Korean political system becomes more democratic, the relative plausibility of the society-centered approaches is greater than the state-centered approaches in the area of environmental policy. Also, as Wilson argues, we should keep in mind that in the area of social regulation (environmental policy), without serious environmental incidents and the roles of the mass media, the possibility of the capture of government by business groups is very great because regulated groups will be more eager and apt to organize in order to avoid concentrated costs than public interest groups with diffuse interests.

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