

Valuing Environmental Damages: Fundamental Issues and Methods

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Abstract

Ecological destruction is one of the greatest challenges of our times. When it is human-based and directly caused by risky activities, liability can play a role in addition to all other regulatory and market-based tools. From a legal perspective, liability primarily aims for victim compensation, whereas, from an economic perspective, its main goal is deterrence. This can be achieved by inducing potential polluters to invest in care (*ex ante*) in order to minimise expected losses (*ex post*). Yet, several issues might undermine the possibility to achieve either compensation or deterrence. The aim of this article is to examine how different methods of damage assessment in litigation can enhance or undermine the goal of environmental liability from an economic perspective. More precisely, the overarching research question is whether the available methods of damage assessment are likely to pursue deterrence in an efficient manner. The article is thus structured in the following way. First, the theory of tort law and economics is reviewed to explain how damages should be theoretically assessed to achieve deterrence. Secondly, drawing on the scholarship of environmental economics, advantages, drawbacks and practical use of traditional methods of environmental damage assessment are illustrated. Lastly, conclusions will be drawn based on the comparison of these methodologies in view of providing judges with a cost-effective and 'on average' accurate valuation technique, taking also into account the recent ecosystem service approach to damage assessment.

Keywords: environmental damage compensation, valuation, efficiency, deterrence, ecosystem services.

1 Introduction

Recent widespread damage of oil spills in Europe suggests that the current legal and economic framework does not provide a mechanism for preventing oil spill damages.¹

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1 R.T. Carson and S.M. Walsh, 'Preventing Damage from Major Oil Spills: Lessons from the Exxon Valdez', 32(3-4) *Oceanis: Serie de Documents Oceanographiques* 351374 (2006).

It hardly needs explanation that environmental accidents lead to huge costs for the society and, thus, they require adequate measures to prevent and compensate them. If we look at the existing tools to tackle the environmental harm from the perspective of an environmental economist, we can see a general distinction between command-and-control regulations and market-based instruments. They all play a role to control environmental pollution when, due to high transaction costs, private parties cannot bargain and address market failures.² However, the two classes of instruments largely differ. Command-and-control tools (conventional approach)³ consist of regulations to force firms and individuals to uptake a share of pollution-control burden irrespective of the costs.⁴ They include uniform standards (technology and perform-based standards).⁵ On the other hand, market-based instruments aim to induce firms and individuals to undertake pollution control in a more cost-effective way⁶ through price signals, such as tradable permits and pollution charges.⁷ Private liability laws belong to this last category since they can provide potential polluters with strong incentives (implicit price-

2 W. Pfennigstorf, 'Environment, Damages, and Compensation', 4(2) *Law & Social Inquiry* 347 (1979). When market decisions affect third parties (those who are not involved in that specific market transaction) by causing negative externalities, a market failure occurs. Pollution is a typical example of market failure. Actors causing negative externalities should take into account the full social costs of their production, otherwise they keep engaging in activities leading to pollution levels that would be higher than what is socially optimum. Externalities might be internalised through private negotiation or (oftener) government intervention. Indeed, pollution is considered to be the 'fundamental theoretical argument for government intervention'. See R.N. Stavins, 'Environmental Protection and Economic Well-Being: How Does (and How Should) Government Balance These Two Important Values?', in J.A. Riggs (ed.), *How Do Business, Government and Media Balance Economic Growth and a Healthy Environment?* (2003), at 1.

3 On the reasons why regulatory instruments became so frequently adopted to control environmental pollution, see N. Keohane, R. Revesz & R.N. Stavins, 'The Choice of Regulatory Instruments in Environmental Policy', 22 *Harvard Environmental Law Review* 313 (1998).

4 Stavins (2003), above n. 2, at 4.

5 Design standards require the use of technologies, while performance standards determine the maximum amount of pollution that firms or individuals are allowed to emit (*ibid.*, at 4).

6 At least in theory, market-based tools to control pollution are more cost-effective because they induce behavioural changes while minimising the social costs to pursue the predetermined levels of pollution. For an in-depth view of costs of regulation versus liability, see S. Shavell, 'Liability for Harm versus Regulation of Safety', 13(2) *The Journal of Legal Studies* 357 (1984).

7 For an extensive review of environmental market-based instruments, see R. Stavins, 'Experience with Market-based Policy Instruments', in K. Mäler and J. Vincent (eds.), *The Handbook of Environmental Economics* (2003), at 355.

es)⁸ to consider the consequences of their actions⁹ and, thus, to efficiently prevent accidents.¹⁰ According to the theory of tort law and economics, the primary goal of liability laws is therefore to induce polluters to adopt optimal levels of care and activity so that the total social costs of accidents are minimised.¹¹ In other words, the first aim of liability laws is the optimal deterrence of environmental accidents and not only victim compensation.¹² Scholars of law and economics have been writing

8 T.S. Ulen, 'Rational Choice Theory in Law and Economics', in B. Boudewijn and G. De Geest (eds.), *Encyclopedia of Law and Economics. Volume I. The History and Methodology of Law and Economics* (2000), at 790ss.

9 In law and economics, it is traditionally assumed that human beings take 'rational' decisions, meaning that people choose the options that best meet their preferences given certain expectations that they create based on the optimal amount of information that they gathered. In this way, human beings are assumed to maximise their expected utility. This predominant approach to human behaviours is called 'rational choice theory' and it is predominant in law and economics, although heavily debated because of several limitations. See H. Schäfer and C. Ott, *The Economic Analysis of Civil Law* (2004). A relatively more recent approach, the so-called 'behavioural law and economics', assumes instead that people do not act always rationally due to psychological biases, such as the 'endowment effect' for which people are willing to pay less for acquiring something (a right or a good) than what they are willing to accept for giving it up. Based on this and more psychological findings, this approach tends to support a more regulatory approach rather than believing in private market transactions. See, *ex multis*, C. Jolls, C.R. Sunstein & R. Thaler, 'A Behavioral Approach to Law and Economics', 50 *Stanford Law Review* 1471 (1998).

10 According to Schäfer and Ott, efficiency means that in a society it is possible to achieve the highest level of utility given the resources which are initially available and their allocation. See Schäfer and Ott, above n. 9. When deciding which among many policy options is socially preferable, there may be different approaches. For instance, the 'Pareto efficiency' is that state of efficiency where it is not possible to make one more person better off without making at least one other person worse off. However, Pareto-efficient situations suffer from well-known limitations; for instance there can be many Pareto-efficient situations at the same time. An alternative to Pareto efficiency is Kaldor-Hicks efficiency, for which a social state is efficient if it is no longer possible to increase the total welfare of a society. The most common criterion to choose which law is more efficient in the economic analysis of law is Kaldor-Hicks and the primary goal of the law is considered to be the maximisation of the total social welfare (S. Shavell, *Foundations of Economic Analysis of Law* (2004), at 2; Schäfer and Ott, above n. 9, at 47). As to the measurement of social welfare, there might be various views. Basically, it is possible to measure it in terms of money, utility or wealth. See R.A. Posner, 'Wealth Maximization Revisited', 2 *Notre Dame Journal of Law, Ethics and Public Policy* 85 (1985). Money is a more objective standard, but it suffers from decreasing marginal utility. On the other hand, utility makes impossible to make interpersonal comparisons. Unfortunately, there is no general consensus on the best way to measure welfare. Yet, it is very common to use money as a measure for 'maximising social welfare', given that subjective preferences can be also converted in monetary terms. See: H. Kerkmeester, 'Methodology: General', in B. Boudewijn and G. De Geest (eds.), *Encyclopedia of Law and Economics. Volume I. The History and Methodology of Law and Economics* (2000), at 386ss.

11 According to Calabresi, the primary function of tort law is to reduce the sum of accident costs and costs to avoid accidents (minimisation of social costs). This reduction goal then applies to three categories of costs. The first category (primary costs) concerns the costs of accidents themselves and the costs to avoid accidents; the second category includes the costs of inefficient distributions of costs within the society and the costs to spread the risk of accidents (distribution). Tertiary costs lastly refer to the cost of administering the treatment of accidents (costs of litigation, for instance). See G. Calabresi, *The Costs of Accidents: A Legal and Economic Analysis* (1970), at 26-27.

12 To understand why deterrence is likely to minimise the costs of accidents and thus maximise social welfare, legal rules need to be regarded as creating implicit prices for alternative behaviours. More specifically, tort damages (or a criminal fine) represent a price for infringing the law. Given that

for years on how liability laws should be designed to induce optimal deterrence. In this article, one of the possible causes of inefficiency is addressed, i.e. the mismatch between (expected) liability and (expected) harm. Although the meaning of these terms is readily summarised in the next paragraph, it is sufficient to underline this crucial fact: if the liability falls short of the harm, the incentives to minimise the total costs of accidents are expected to be inadequate. The problem is that environmental accidents pose serious issues of uncertainty about the level of losses and these issues become clear especially when assessing damages in litigation. This is due to a number of reasons that will be illustrated in depth in this article. Although environmental economists developed methods to quantify the harm to nature, they all present pros and cons in terms of accuracy¹³ and costs. Possible inaccuracies are likely to undermine the possibility to achieve optimal deterrence of environmental accidents through liability, hence leading to more pollution. The aim of this article is therefore to determine whether, from a perspective of law and economics,¹⁴ there exists a methodology of environmental damage assessment that can be regarded as sufficiently accurate but also cost-effective to induce optimal deterrence in environmental liability laws. In order to respond to this question, some basic notions of environmental tort law and economics, such as 'accident' and 'expected liability', are first introduced. Then, the theory of tort law and economics is reviewed to clarify how damages should be assessed to achieve optimal deterrence. Building on this theoretical framework, existing techniques to value natural resources in environmental economics are illustrated, with special regard to their advantages, shortcomings and use in real cases. Thereafter, they are compared in view of pursuing deterrence in an efficient way. In conclusion, despite the inexistence of a general consensus in economics for a fully accurate and cost-effective methodology of environmental damage assessment, it can be argued that there is possibly room for improving the deterrent effect of environmental liability laws by relying on the recent ecosystem service approach to damage assessment.

an increase in prices normally produces a decrease in demand, an increase in legal price, e.g. tort damages, should theoretically induce potential polluters to a decrease in unlawful behaviours (Ulen, above n. 8). Knowing that a certain amount of damages has to be paid as a consequence of the accident, potential polluters will be induced to adjust their levels of activity and precaution in such a way that the additional private cost (including the probability of future damages) is lower than the additional benefit. See A.M. Paccès and L.T. Visscher, 'Methodology of Law and Economics', in B.M.J. van Klink and S. Taekema (eds.), *Law and Method. Interdisciplinary research into Law (Series Politika, nr 4)* (2011), at 95.

13 A central goal in the valuation of the environment is to produce accurate value estimates (see *infra*). Since the 'true value' is unobservable, like in many other disciplines, criteria need to be developed as indicators of accuracy. Reliability and validity are the common criteria of accuracy in environmental economics. Reliability has to do with variance and erratic results, whereas validity refers to unbiased results.

14 For the sake of clarity, this article adopts the mainstream approach to the economic analysis of law, i.e. the 'rational choice theory' (see above n. 9). Alternative approaches (e.g. the behavioural one) would deserve separate examination and they are not considered here.

2 Starting from the Economic Meaning of Terms

From an economic perspective, the term ‘accident’ generally refers to the harmful outcome (i.e. loss of utility) of events that neither the injurer nor the victim wanted to occur, although they might have affected its likelihood and severity.¹⁵ ‘Accidents’ occur without being intentionally induced and between parties that are not previously bound by a contractual relationship.¹⁶ Moreover, they hold a peculiar reciprocal nature, meaning that both parties (injurer and victim) are responsible for the resulting harm.¹⁷ In environmental cases, injurers (e.g. the polluting companies) unintentionally cause harmful effects that could have been reduced by adopting ex ante optimal decisions on the levels of care and activity. Other important terms to define are those of ‘liability’ and ‘expected liability’. With ‘liability’ (or damages) we mean the amount of monetary compensation for which the injurer is legally liable towards the accidents’ victims, whereas the ‘expected liability’ (or expected damages) is the loss multiplied by the probability of suffering that loss.¹⁸ According to the theory, injurers are expected to behave optimally if the liability (damages) equals (or is approximately the same as) the harm.¹⁹ If, for instance, there is more than one possible level of harm (stochastic loss) and the liability equals the actual level of harm, also the expected liability will match the expected harm²⁰ and parties’ behaviours will be optimal.²¹ The next section will delve more into the economic rationale underlying this theory.

3 The Economic Relevance of Accuracy in Environmental Damage Assessment

Incentives to minimise accidents’ costs are theoretically optimal only where the expected liability equals or is approximately the same as the expected harm.²² The economic rationale for the match between expected liability and expected harm is that polluters tend to invest in care up to the point where the marginal cost of risk reduction (or precaution) equals the marginal benefit (avoided loss or expected liability). The logical consequence is that if the liability is lower than the harm (not all social costs are internalised), potential polluters will underinvest in care, which turns out into underdeterrence and higher likelihood of accidents. Conversely, if the liability exceeds the loss resulting from the accident, potential polluters will invest in care more than what is socially desirable, which means for instance a too low level of activity.²³ As a consequence, deviations between the level of (expected) liability and the level of (expected) harm will distort the incentives to minimise the total social costs of accidents.²⁴ It thus makes sense to understand why deviations would occur and how much accuracy is socially desirable. Possible causes of divergence²⁵ include information asymmetries between parties about the magnitude of harm, courts’ errors, low levels of polluters’ assets and difficult-to-estimate components of harm, such as non-pecuniary losses. Non-pecuniary losses are components of losses which have no economic price or value on financial markets (i.e. health damages).²⁶ Nevertheless, they are regarded as compensable with money in tort law,²⁷ hence raising either fundamental (why compensate non-pecuniary losses) or more practical questions (how to value non-pecuniary losses) that have been largely debated in law and economics. Set aside the ‘why’ that has been already examined (deterrence purposes)²⁸ and the ‘how’²⁹ that will be the object of the next section, it is now important to understand how much accuracy is socially worthwhile,

15 S. Shavell, *Economic Analysis of Accident Law* (1987), at 1.

16 For instance, the decision of the victim to buy a house close to a polluting factory might raise the probability of the accident.

17 R. Coase, ‘The Problem of Social Cost’, 3 *The Journal of Law and Economics* 1, at 13 (1960).

18 Shavell (1987), above n. 15, at 6.

19 Shavell (2004), above n. 10, at 236. However, under the negligence rule the optimal magnitude of damages can be even higher or lower compared to the magnitude of harm, because injurers can avoid liability by taking due care (as long as the due care is set optimally). For this reason, law and economics scholars agree that only under a strict liability regime economic efficiency requires that the injurers pay for all the losses they caused. See: R. Coase 1984, ‘Prices and Sanctions’, 84(6) *Columbia Law Review* 1523, at 1542 (1984); W.M. Landes and R.A. Posner, *The Economic Structure of Tort Law* (1987), at 64; R.A. Posner, *Economic Analysis of Law* (1986), at 176; A.M. Polinsky, *An Introduction to Law and Economics* (1983). On the other hand, even under negligence a too low level of expected liability might induce injurers to prefer being liable rather than taking due care.

20 Shavell (2004), above n. 10, at 236. The underlying assumption according to the rational choice theory is that parties have an optimal amount of information about the level of harm and they know in advance if the accident may result in more possible levels of harm.

21 L. Kaplow and S. Shavell, ‘Economic Analysis of Law’, in A.J. Auerbach and M. Feldstein (eds.), *Handbook of Public Economics Vol. 3* (2002), at 1661.

22 This is specifically true under strict liability (see above, n. 19) and for unilateral accidents, i.e. when it is assumed that only the injurers’ behaviours (and not the victims’ ones) can influence accident risks. See also Kaplow and Shavell (2002), above n. 21.

23 For more detailed examples, see Kaplow and Shavell (2002), above n. 21.

24 However, negligence rules represent an exception to that, see above n. 19.

25 A. Endres, *Environmental Economics: Theory and Policy* (2010).

26 S.D. Lindenbergh and P.P.M. van Kippersluis, ‘Non Pecuniary Losses’, in M. Faure (ed.), *Tort Law and Economics, Vol. 1, Encyclopedia of Law and Economics* (2009), at 215.

27 *Ibid.*, at 217 for references to studies that show the importance of non-pecuniary losses in awarding tort damages.

28 Awarding compensation for nonpecuniary losses is socially desirable to give parties the right behavioural incentives. ‘All costs of accidents should be charged to those who could avoid them by taking precautions’, see M. Adams, ‘Warum kein Ersatz von Nichtvermogensschaden?’, in C. Ott and H. Schäfer (eds.), *Allokationseffizienz in der Rechtsordnung* (1989), at 213.

29 For a review of approaches to nonpecuniary losses referred to personal injuries, see Lindenbergh and van Kippersluis, above n. 26, at 223ss.

considering that parties in liability lawsuits hold opposite private interests.³⁰

A first largely agreed point in tort law and economics is that there is no one optimal rule for all situations.³¹ The efficiency of damage awards necessarily relies on the specific circumstances. Arlen proposes five main criteria³² to classify and analyse these situations: harm to replaceable versus irreplaceable goods; unilateral versus bilateral risk; strict liability versus negligence; individual versus vicarious liability; lastly, further issues: information costs, uncertainty, judgement proof³³ problems. For instance, a strict liability regime requires that the injurers pay for all the losses they caused, whereas this is not true under negligence.³⁴ Suffice it to say, the full compensation of losses should not be seen as a goal in itself but as a means to achieve optimal prevention taking into account the specificities of the case at hand. Another important point emphasised by law and economic scholars is that, as a general rule, liability should not grossly and systematically deviate from accidents' social costs.³⁵ Slightly inaccurate assessments are acceptable provided that the expected liability is on average correct.

The third point is that accurate assessments of damage levels increase the administrative costs to handle related cases.³⁶ In order to save costs in litigation, abstract assessments might help and they should be preferred to the extent that they provide a good approximation of real losses and that the saved costs (benefit) outweigh the costs of small mistakes (accidents' costs that go uncaptured).³⁷ Consistently, difficult-to-estimate components of harm would be correctly replaced by average estimates if the cost of their precise estimation outweighs the benefit of their inclusion (for instance, they are too small compared to the harm).³⁸ This is also applicable to the non-use values of nature (see next section).³⁹

The fourth point is that it is important to take into account the information held by injurers when they decide

on precautions.⁴⁰ If injurers know exactly the level of harm they will cause when taking decisions on care and activity levels, accuracy in damage assessment influences their behaviours and it makes economic sense for the court to measure harm accurately.⁴¹ Conversely, if injurers lack knowledge in advance (like in many environmental accidents), very accurate assessments in litigation would increase the administrative costs without providing injurers with better incentives (social loss).⁴² Lastly, it is also true that accuracy incentivises injurers to learn about the harm before they act, for that they can adopt a level of care in line with the expected harm.⁴³ Then, ex post accuracy in assessing damages is socially desirable if injurers can anticipate the magnitude of loss ex ante and it is socially optimal for the injurers to get that piece of information.

To conclude and going back to the original question (how much accuracy is socially worthwhile), broadly speaking, injurers should pay for all the harmful effects of their actions (including pecuniary and non-pecuniary losses) under strict liability. Rough estimates have to be preferred if they considerably lower administrative costs and they serve to assess components of loss that are not big enough to outweigh the costs to assess them.⁴⁴ Rough estimates should be also preferred if injurers lack ex ante information about the loss. These conclusions carry over to the difficult-to-estimate components of environmental losses that will be analysed in the next section.

4 The Challenge of Valuing Natural Resources in Economics

Having reviewed the fundamental scholarship of law and economics on the accuracy of damages, the next step would be to understand why issues of inaccuracy may occur when dealing with environmental damages. It might be helpful to begin from a general understanding of how values are assessed in economics. Value has been the topic of different disciplines: philosophy, anthropology, sociology, psychology and economics. Because of that, it is not surprising that value has many

30 'The primary objective of the plaintiff is to collect as much as possible and that of the defendant is to pay as little as possible' (L. Kaplow and S. Shavell, 'Accuracy in the Assessment of Damages', 39(1) *Journal of Law and Economics* 191, at 191 (1996)). Also, consider that what will be said is applicable both to accidents resulting in trials and to settlements (*ibid.*, at 198).

31 J. Arlen, 'Tort Damages', in B. Bouckaert and G. De Geest (eds.), 2 *Encyclopedia of Law & Economics* (2000), at 682.

32 *Ibid.*

33 'Parties who cause harm to others may sometimes turn out to be judgement proof, that is unable to pay fully the amount for which they have been found legally liable.' From: S. Shavell, 'The Judgement Proof Problem', 6 *International Review of Law and Economics* 45 (1986).

34 See above n. 19.

35 M. Faure and L.T. Visscher, 'The Role of Experts in Assessing Damages – A Law and Economics Account', 2(3) *European Journal of Risk Regulation* 376, at 378 (2011).

36 *Ibid.*, at 379.

37 *Ibid.*

38 L.T. Visscher, 'Tort Damages', in M.G. Faure (ed.), *Tort Law and Economics*, Vol. 1, *Encyclopedia of Law and Economics* (2009), at 160.

39 S. Shavell, 'Contingent Valuation of the Nonuse Value of Natural Resources', in J.A. Hausman (ed.), *Contingent Valuation: A Critical Assessment (Contributions to Economic Analysis)*, Vol. 220 (1993), at 371.

40 Kaplow and Shavell (1996), above n. 30.

41 *Ibid.*, at 194 (proposition 1), but this is true 'if it is not too costly for the harm to be observed by courts'.

42 In the words of Faure and Visscher: 'A more accurate damage assessment ex post would therefore not necessarily result in better behavioural incentives ex ante' because polluters adapt their behaviours to the 'estimation' of the losses they expect to cause (see above n. 35, at 379).

43 Kaplow and Shavell (1996), above n. 30.

44 If the law totally excludes these elements from the magnitude of liability, a social loss might occur. Indeed, the injurer will not invest in optimal care to avoid the loss that nobody is legally entitled to claim. As a consequence, part of the magnitude of harm is likely to remain unprevented unless other tools are set down by the legal system to respond to the undeterred negative externality (regulations, criminal fines, taxes, etc.).

meanings.⁴⁵ When it comes to ‘environmental’ values, philosophers specifically examined the notion of intrinsic values,⁴⁶ psychologists developed methods to assess how much people believe in intrinsic values and economists tried to measure economic values that could be used to take decisions on how to manage natural resources.⁴⁷ Economics defines the environment as valuable in two senses: in terms of its direct impact on individual utility and in terms of its impact on production.⁴⁸ Utility is an economic concept used in neoclassical economics to measure the well-being of people; it refers to happiness or satisfaction of individuals when consuming products.⁴⁹ For instance, people derive utility from

buying certain goods and, thus, the value of goods is given by their change in utility (marginal utility). This is also applicable to environmental goods.⁵⁰ People can indeed derive utility from carrying out activities in nature, such as birdwatching or swimming. As a consequence, the level of individual utility can increase or decrease if the quality of the environment changes. If an accidental event pollutes a beach, visitors will not be able to swim and they will see their utility reduced as a consequence of the accident. This change in utility can be regarded as a measurement of the environmental value and, namely, of the ‘use value’ of the environment. However, even people not using natural resources might suffer a loss of utility due to the accident. This is because we value our future possibility of using that environment or we care about the fact that future generations will benefit from the same possibility. More precisely, economists refer to these as ‘non-use’ or ‘passive-use’ values of environmental goods and services.⁵¹ Drawing on this wider approach, in 1985 Boyle and Bishop laid the foundation of the concept of total economic value (TEV) of the environment.⁵² Figure 1 provides an easy-to-read taxonomy with some examples:⁵³

45 T.C. Brown, ‘The Concept of Value in Resource Allocation’, 60 *Land Economics* 231, at 231 (1984). Brown classified all values into preference-related and non-preference-related (i.e. values in mathematics). Preference-related values include: intrinsic, instrumental, functional, held and assigned values; they all involve a human preference, i.e. ‘the setting by an individual of one thing before or above another thing because of a notion of betterness’ (*ibid.*, at 234).

46 In the words of Brown (above n. 45, at 234): when the valued entity is an end in itself and its value is independent of any other entity. In the words of M. Lockwood (see ‘Humans Valuing Nature: Synthesising Insights from Philosophy, Psychology and Economics’, 8(3) *Environmental Values* 381, at 384 (1999)): ‘it is a widely shared intuition for which an accepted theory to support it is yet to be developed’.

47 For an overview of the contributions from all these disciplines on human values for natural resources, see the seminal work by Lockwood, above n. 46, at 382. He drew on Brown (above n. 45) and J. O’Neill, ‘The Varieties of Intrinsic Value’, 75(2) *The Monist* 119 (1992). In the words of Brown (above n. 45, at 231): ‘Economic measures of value are species of the genus assigned value, which belongs to the family value’. There is indeed a fundamental distinction between held and assigned values that Brown describes in depth (above n. 45, at 233). Held values refer to principles and ideals that are important to people; they can be instrumental values, such as generosity or courage, and terminal values, such as happiness and freedom. There is a large body of literature, especially in psychology, on held values and how they may influence human behaviours and environmental concerns. For instance, held values have been grouped into clusters (anthropocentric, ecocentric, egoistic, socio-altruistic, etc.) and clusters give a certain orientation to human values for the environment. See for more references on held values: E. Seymour, A. Curtis, D. Pannell, C. Allan & A. Roberts, ‘Understanding the Role of Assigned Values in Natural Resource Management’, 17 *Australasian Journal of Environmental Management* 142 (2010). Yet, held values do not say anything about social preferences for specific natural resources or particular changes in environmental quality (K. Segerson, ‘Valuing Environmental Goods and Services: An Economic Perspective’, in P.A. Champ, K.J. Boyle & T.C. Brown (eds.), *A Primer on Nonmarket Valuation* (2017) 1, at 6). Conversely, assigned values express the relative importance of an object to a group or individual in a given context, by implicit or explicit comparison (Brown, above n. 45, at 232). Therefore, economic valuation techniques developed over the past four decades focused on assigned values because they enable the understanding of how people trade-off environmental values (within the rational choice theory). See M.A. Freeman, *The Measurement of Environmental and Resource Values: Theory and Methods* (1993). For more references and discussion about assigned values, see Segerson (in this footnote, at 9ss).

48 N. Hanley, ‘The Economic Value of Environmental Damage’, in M. Bowman and A. Boyle (eds.), *Environmental Damage in International and Comparative Law* (2002), at 27. Environmental values can be also measured through (monetary) impacts on production, i.e. through the impact of environmental changes on productive factors and, in turn, on profits. Yet, environmental damage assessment techniques mainly focused on the loss of individual utility and, thus, the measure of production losses is not taken into account in this article.

49 However, the utility theory of value is just one of the possible approaches to values, which draws on the basic idea that values are given by the interaction between individual preferences and productive abilities. Another possible approach would be to measure values through the labour needed to produce goods (this is the typical approach in classical economics).

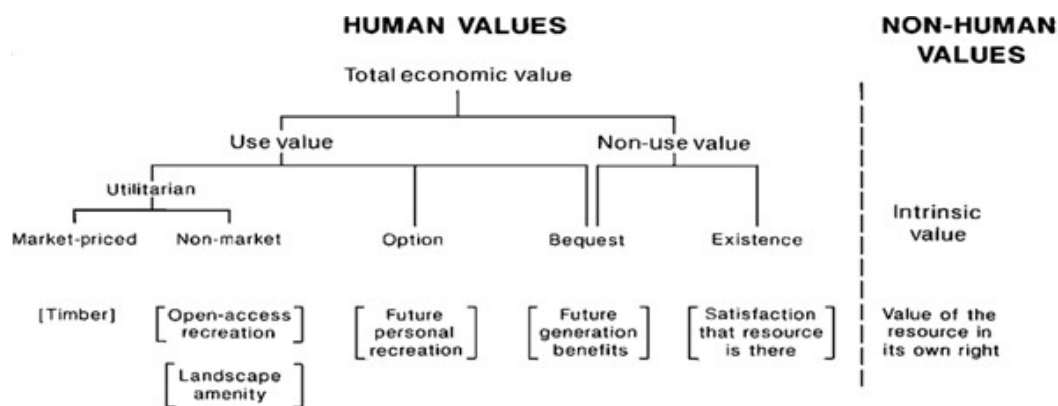
50 For a short history of the utility theory applied to the environment in the western belief system, see S. Parks and J. Gowdy, ‘What Have Economists Learned about Valuing Nature? A Review Essay’, 3(C) *Ecosystem Services* e-01 (2013).

51 Some economists keep criticising passive-use values by questioning their existence as well as the need for special assessment techniques (the so-called ‘contingent valuation’, see *infra*). Nevertheless, environmental policies to preserve natural resources void of use values (e.g. the Amazon rain forest) reveal the relevance of non-use values.

52 K.J. Boyle and R.C. Bishop, ‘The Total Value of Wildlife: A Case Study Involving Endangered Species’, 278711 *1985 Annual Meeting, August 4-7, Ames, Iowa, American Agricultural Economics Association*, (1985).

53 Source: I.J. Bateman, A.A. Lovett & J.S. Brainard, *Applied Environmental Economics. A GIS Approach to Cost-Benefit Analysis* (2003), at 2.

Figure 1 The total economic value of nature



As can be seen above, the TEV includes both ‘use values’ and ‘non-use values’ (or passive-use values) within the category of human values for the environment. Use values⁵⁴ are based on the actual, future or possible use (option value) of environmental goods, whereas non-use values⁵⁵ refer to the social preference for the mere existence (existence value)⁵⁶ or for the possible/actual use from future generations (bequest value). Intrinsic values, which are independent from human preferences, are by definition not encompassed by the TEV, although they may influence non-use values.⁵⁷

54 The ‘use value’ differs from the ‘exchange value’. The former relates to the benefit of using natural resources independently from the fact that they are traded in the market. The latter (exchange value) is basically the price or the commercial value. Say and Ricardo were the first scholars who, in the beginning of the 19th century, pointed out that natural resources may have a high use value even if they have no exchange value (price). Neoclassical economists in the 20th century further emphasised use values. This distinction explains the apparent paradox of goods with a high use value and a very low exchange value (e.g. water) and goods with a low use value and a very high exchange value (e.g. diamonds). For a historical overview of economic schools of thoughts on the value of natural resources, see E. Gómez-Baggethun, R. de Groot, P.L. Lomas & C. Montes, ‘The History of Ecosystem Services in Economic Theory and Practice: From Early Notions to Markets and Payment Schemes’, 69(6) *Ecological Economics* 1209 (2010).

55 The origins of this notion date back to the end of the 1960s. In 1967 John Krutilla published the paper titled ‘Conservation reconsidered’ in the *American Economic Review*. His aim was to bring about a change in the field of conservation economics by shifting the traditional focus to natural areas that were not efficiently provided by the market and they thus risked being underprovided in the future (e.g. national parks). From the perspective of Krutilla, these amenities needed to be protected in spite of missing use values but in view of their future recreational value. He never talked about a total economic value but his lesson is deemed as foundational in the field of modern environmental economics. The development of non-market valuation techniques to measure passive-use values exploded in the years that followed his paper. See J.V. Krutilla, ‘Conservation Reconsidered’, 57(4) *American Economic Review* 777 (1967). In 2003 Freeman defined non-use values more broadly as all values that are not measurable by revealed preference methods; in this way difficulties in defining what is ‘use’ are avoided.

56 The existence value means that people gain utility from knowing that a natural resource exists even if the individuals expressing their values have no actual or planned use for themselves or anyone else. Therefore, they would be willing to pay for its preservation.

57 In this article, we do not enter into the debate on intrinsic values and how to account for them. Suffice it to say, the notion has been mainly discussed in the philosophical literature rather than in economics. Indeed, it is much unclear from the perspective of the utility theory how people would trade off intrinsic values with other values. For this reason, the TEV tradition-

ally does not include intrinsic values, but it is possible to elicit them through stated preference methods.

58 This is a basic assumption in the utility theory of value and in line with the rational choice theory. See R.C. Bishop and K.J. Boyle, ‘Reliability and Validity in Nonmarket Valuation’, in P.A. Champ, K.J. Boyle & T.C. Brown (eds.), *A Primer on Nonmarket Valuation* (2017) 463, at 465.

59 There are a lot of goods falling in the category of environmental goods: air quality, water quality, amenities such as a good view on nature, etc. Environmental economics includes in this category everything for which people may have preferences. They differ from ordinary goods because there is no market for them and, thus, it is not easy to build a demand curve and deduce their value from the interaction between demand and supply. They belong to the larger category of public goods (goods that are non-rival, i.e. they can be simultaneously consumed by everyone, and non-excludable, i.e. nobody can be excluded from consuming them by, for instance, paying a price). See C.D. Kolstad, *Environmental Economics* (2000), at 289ss.

60 Bishop and Boyle define the ‘true value’ or WTP for a change in environmental quality, as ‘the maximum income that a consumer would be willing to give up to have the same utility as before after the environmental change takes place’. See Bishop and Boyle, above n. 58, at 465.

dam constructions.⁶¹ In the years that followed economists further refined and improved those techniques, since new laws, such as the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) of 1980⁶² and other regulations, required either to estimate compensation for damages after environmental accidents or to assess costs and benefits of environmental policies.⁶³

Having said that, we can now go back to the practical valuation of non-market goods when they are not traded. Absent prices, environmental economists developed similar concepts equally applicable to environmental goods in order to measure their demand curve: the maximum amount of income that an individual would be willing to give up in order to have more of another good and keep the same utility level as before (compensating welfare measure or willingness to pay, WTP)⁶⁴ and the (minimum) amount of additional income that an individual would need to gain in order to give up something that he already owns and keep the same utility level as before (equivalent welfare measure or willingness to accept, WTA).⁶⁵ Which one to use depends on the assignment of property rights. An example can be useful. Imagine that we want to assess the value of an environmental loss caused by an accident. The *ex ante* WTP is the maximum amount of money that individuals would be willing to give up for introducing measures that avoid the occurrence of accidents (and related losses) and for keeping their utility as before the accidents, whereas the WTA is the minimum money that individuals would be willing to accept in order to tolerate a lower value of the environment. Whether to adopt the WTA or the WTP depends on the entitlement prior to the accident: if people had the right to enjoy a pre-loss level of utility from the environment, then it would be appropriate to measure the WTA.⁶⁶ But, how to measure the WTP (or the

WTA) in practice? The next section will explain in more detail which techniques of non-market valuation have been developed to assess use and non-use values of the environment.

5 The Methods of Nature Valuation in Environmental Economics

As stated earlier, environmental goods and services are usually not traded in the marketplace. Indeed, it rarely happens that goods, like timber or fruits, can be bought and sold. Only in these relatively few cases, it is possible to elicit the value of the environment from prices. This type of valuation technique is thus called market-based. If instead there is no market price for natural resources, then it is necessary to resort to non-market valuation methods. The methods of non-market valuation in environmental economics are grouped into two main categories: revealed and stated preferences. Revealed preference methods indirectly imply values from observed behaviours in surrogate markets (e.g. house market) or existing markets (e.g. how many people buy the ticket to visit a park), whereas stated preference methods directly extract the maximum WTP or the minimum WTA from answers to survey questions (hypothetical market). The main difference between the two classes is not only the technique, but also the components of TEV which they can capture. Revealed preference methods only capture use values, while stated preference techniques are ideally able to capture both use and non-use values. However, each existing method captures use or non-use values limited to a specific category of goods (e.g. hedonic pricing only looks at goods with a price, such as houses). Figure 2 provides a synthesis of the relationships between TEV, methods and proxies:⁶⁷

61 K. Segerson, 'Valuing Environmental Goods and Services: An Economic Perspective', in P.A. Champ, K.J. Boyle & T.C. Brown (eds.), *A Primer on Non-market Valuation Second Edition* (2017) 1, at 4.

62 The CERCLA and the Oil Pollution Act (OPA) of 1990 triggered the improvement of non-market valuation techniques because they allowed accidents' victims to sue for damage compensation.

63 The cost-benefit analysis is a popular technique aimed at identifying, quantifying and weighing the costs and benefits of projects and policies, including the environmental impacts (costs and benefits).

64 In principle, the good used as term of reference could be anything. In practice, economists have generally used money to measure values.

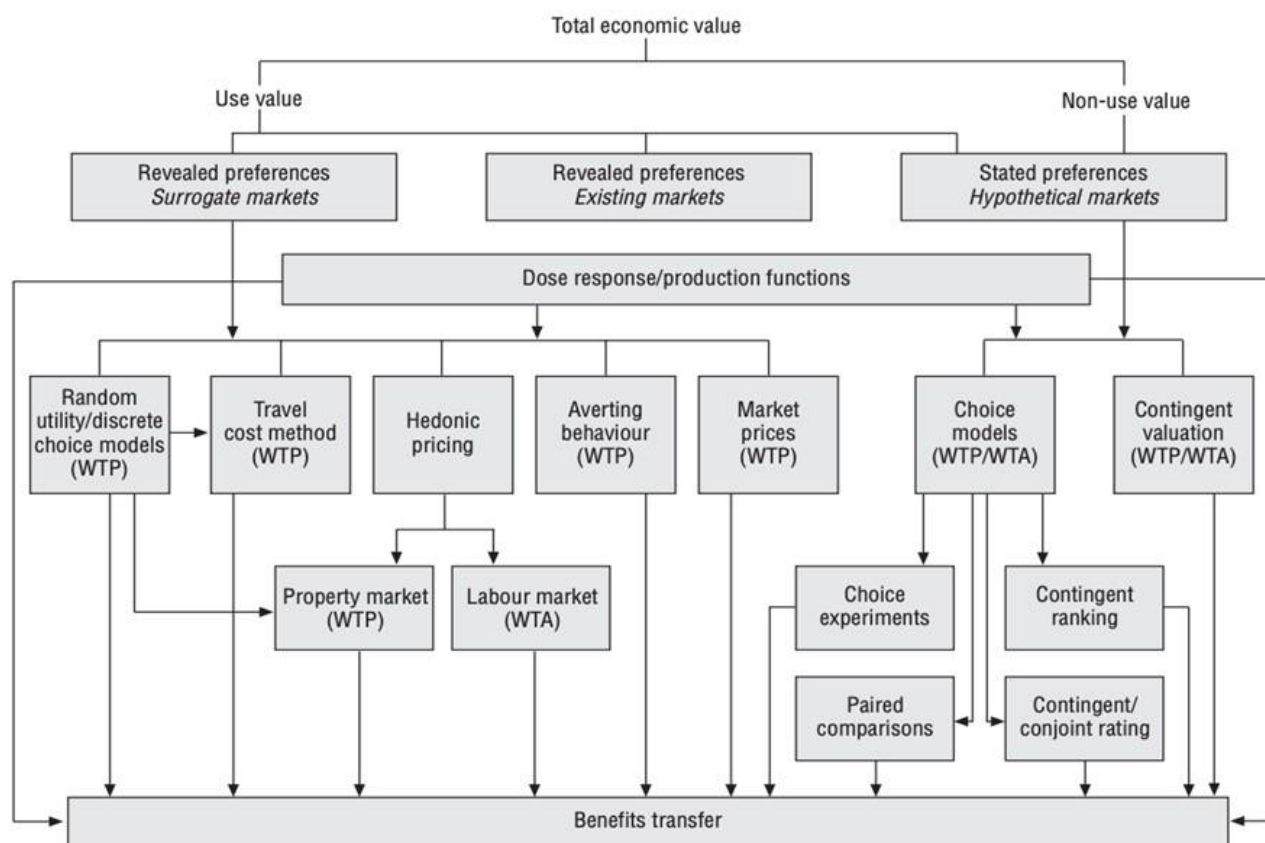
65 Much attention in the economic scholarship revolved around the difference in size between the two measurements, given by the fact that the WTP is bound by income (it is influenced by the income of the valuator), that people value losses more than gains because they are more willing to pay to maintain their status quo rather than paying to improve it (prospect theory). See D. Kahneman and A. Tversky, 'Prospect Theory: An Analysis of Decision under Risk', 47(2) *Econometrica* 263 (1979). Moreover, the absence (or scarcity) of good substitutes for environmental quality might bring to a higher WTA compared to the WTP, because people would ask more money to accept a higher risk of degraded environment rather than what they would be willing to pay for a reduced risk of it. For a deeper understanding of all these issues, see W.M. Hanemann, 'The Economic Theory of WTP and WTA', in J. Bateman and K.G. Willis (eds.), *Valuing Environmental Preferences: Theory and Practice of the Contingent Valuation Method in the US, EU, and Developing Countries* (2001), at 42.

66 E.S. Goodstein and S. Polasky, *Economics and the Environment* (2004), at 78. The authors explain that if people think that clean air or clean water

belong to them, then the value for a reduction of environmental quality would be better expressed by the willingness to be compensated for their degradation. For this reason, survey studies should correctly measure the WTP for private goods and the WTA for common goods.

67 Source: D. Pearce, G. Atkinson & S. Mourato, *Cost-Benefit Analysis and the Environment. Recent Developments* (2006), at 88. Under this framework, production functions play a central role because there is a link between policy change, a change of the environment and some responses. For instance, a change of air quality (dose) would bring about a response in the number of sick people (output). Therefore, production functions should be taken into account to determine the TEV.

Figure 2 Total economic value



Some observations based on the figure above are needed. Non-use values, which are highly relevant for natural resources with few or no substitutes (e.g. a unique natural place), can only be estimated through stated preference methods (questionnaires). Revealed preference methods cannot elicit non-use values for the simple reason that non-use values are not linked to behavioural changes⁶⁸ in the marketplace (e.g. a change in the demand or the supply). Whether a valuation method is likely to elicit both use and non-use values of the environment is pretty relevant from a perspective of law and economics. Let us assume that an environmental good has been damaged and it held a huge non-use value compared to the use value (e.g. a natural area used not used either for recreation or for other goals). In this case, neither prices nor revealed preferences would capture its total value. As a consequence, liability laws are expected to send to potential polluters wrong incentives of precaution (and activity), hence causing underdeterrence and pollution beyond optimal levels. A stated preference method would instead allow to obtain estimates that should be closer to the 'true value'⁶⁹ of the lost environment, provided that questionnaires have been properly designed to ensure reliable and accurate answers (see Section 5.3.2). Therefore, the latter methods have to be preferred if one wishes to internalise the full cost of environmental accidents. Revealed and stated preference methods are called of primary valuation

and they differ from benefits transfer, which refers to the process of applying the results of other studies (primary valuation) to assess similar natural resources. Their validity has been highly debated but they can be considered valid under certain circumstances and they allow to save time and money.

In addition to use and non-use values, further issues need to be taken into account in view of minimising the total social costs of accidents, such as the reliability, the validity and the same costs of valuation. A central goal in the valuation of the environment is indeed to produce accurate value estimates. Reliability and validity are the common criteria of accuracy in environmental economics. Reliability has to do with variance and erratic results, whereas validity refers to unbiased results. These concepts will be clarified in the following subsections which briefly illustrate the advantages and shortcomings of each category of valuation techniques, followed by examples of their uses in practical cases. Within each category, the focus will be on the main methods that have been employed by judges in liability cases, rather than tackling all the existing non-market valuation techniques. For this reason, methods like choice models and averting behaviour will not be examined.

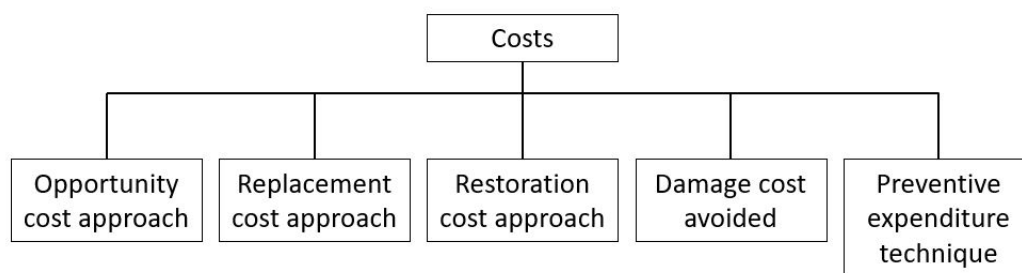
5.1 Market-Based Approaches

When environmental goods and services can be traded in markets, such as fruits and timber, it is possible to infer their values directly from market prices.

68 In the words of Pearce and Mourato, a 'behavioural trail' (*ibid.*, at 86).

69 See above n. 60.

Figure 3 Taxonomy of market-based valuation techniques



To be more precise, market-based approaches may look at either the cost side or the benefit side.⁷⁰

Cost-based valuation is based on the assumption that expenditures on producing and maintaining environmental goods or services provide net benefits and these benefits correspond to the original level of benefits. It requires the elaboration of hypothetical scenarios that respond to the question: what would be the cost to bear if the environmental good or service had to be artificially recreated? Figure 3 illustrates the cost side of market-based approaches.⁷¹

The opportunity cost approach derives from the idea that the opportunity cost of unpriced uses (e.g. forest conservation) can be inferred from the foregone income of other uses (e.g. forestry).⁷²

The replacement cost approach looks at the expenditures incurred to replace the impaired natural resources with substitutes. The underlying idea is that replacement costs provide a measure of the minimum WTP to keep receiving a certain benefit (assuming that individuals have correct information about the damage).

The restoration cost approach, like the preventive expenditure method, estimates the cost of activities to maintain a certain level of enjoyment or output, including the relocation of individual activities, households and firms or adjustments to maintain an activity in the existing location.

The damage cost avoided infers the value of the environment from the costs incurred to avoid an environmental damage. Yet, not all agree that the damage cost avoided is a cost-based approach because it is based on the assumption that the cost of damage is a measure of value.⁷³

The preventive expenditure technique or mitigation cost approach looks at the costs that households are willing to pay to prevent future environmental damages and keep stable their existing level of utility. Presuma-

bly, individuals are willing to spend up to the point where the costs equal the benefits derived from a protected environment. Their WTP can be then inferred through stated preferences (contingent valuation or CV) or revealed preferences (from similar events in the past). Market-based valuation techniques from the benefit side look instead at the market value (price) or the change in income of productive factors. The underlying rationale for using prices is that if natural resources physically contribute to the production of other commodities or services traded in markets (e.g. fishing, hunting and farming), changes in ecological functions (improvement or deterioration of environmental quality, e.g. water quality) may affect the quantity or price of certain goods.⁷⁴ On the other hand, changes in income can be used to measure the value of the environment given that there is a correlation between environmental pollution, sicknesses (or premature death or increased medical expenses) and the income of workers. Conversely, increases in wages can be used to measure the benefits of pollution control.

5.1.1 Advantages

Market prices are usually considered to provide accurate information on the value of natural resources since they embed market preferences and marginal costs of production, which means data from actual markets. This may have three well-known advantages. First, data on prices, quantities and costs are easy to obtain, less resource-intensive and not expensive. Secondly, market prices reflect the actual WTP for costs and benefits that are traded, so they are considered to be sufficiently accurate to reflect the 'true value' of nature. Thirdly, these data are generally regarded as sufficiently objective and thus more reliable than other tools to elicit social preferences.

5.1.2 Limitations

The main limitation of these approaches is that they are applicable to the extent that markets exist and data on prices or costs are available. More often, choices on environmental goods and services are not observable in market transactions because they are public goods and

70 This is a traditional classification from IIED (International Institute for Environment and Development), 'Economic Evaluation of Tropical Forest Land Use Options: A Review of Methodology and Applications' (1994).

71 The table can be found in the notes prepared by A.N.A. Ghani for the lecture on 'Market-based Techniques', at 4. See www.blogs.ubc.ca/apfnet04/module-5/topic-1-market-based-techniques/.

72 For instance, the time spent harvesting may be valued in terms of foregone rural wages (opportunity cost of labour). See E.B. Barbier, M. Acreman & D. Knowler, 'Economic Valuation of Wetlands. A Guide for Policy Makers and Planners', Ramsar Convention Bureau, at 42 (1997). Note that the information about opportunity costs can be then obtained also through stated or revealed preferences (hypothetical or surrogated markets).

73 Barbier et al., above n. 73, Appendix 3, at 11.

74 A.M. Freeman, 'Valuing Environmental Resources under Alternative Management Regimes', 3(3) *Ecological Economics* 247 (1991). Also: A.M. Freeman, J.A. Herriges & C.L. Kling, *The Measurement of Environmental and Resource Values. Theory and Methods* (2003), at 259.

usually not traded in markets.⁷⁵ For instance, even if we value bats and we would be willing to pay for their conservation,⁷⁶ there is no market where we can express our preference for their preservation.

The second limitation is that, even if market prices are available, they might be distorted by policy interventions (e.g. subsidies or taxes),⁷⁷ monopolies,⁷⁸ seasonal variations, etc. This limitation can be overcome by adjusting prices (so-called ‘efficiency shadow prices method’) so that they reflect the true WTP. Yet, shadow pricing might face further criticism due to the artificial nature of data, the fact that it is based on assumptions and it might suffer from inaccuracies.⁷⁹

Last but not least, prices only refer to the preferences of those who use non-market goods and with whom there is a clear demand link (see above the distinction between value of use and value of exchange). However, there are cases when the demand is unidentifiable and this does not mean that people do not value non-market goods.⁸⁰ Simply, market-price approaches cannot capture non-use values by those who do not use environmental goods (so, there is no demand link) but would be still willing to pay for their conservation or improvement.

Further limitations specifically relate to some approaches. For instance, Barbier warned that the replacement cost method should be used with caution because it is unsure whether the benefits of the replacing resource are equal to the benefits of the original damaged re-

source if data on the original ecological functions are not available.⁸¹ Moreover, Daily pointed out that direct relationships between resources and economic outputs are often difficult to estimate.⁸² Additional issues of inaccuracy are given by the fact that restoration costs might exceed the benefits of the original resources if data on the baseline are missing and/or restoring previous conditions might be difficult. Likewise, it is unlikely that relocated environmental commodities can provide the same benefits of the lost ones in the original location.⁸³

5.1.3 Practical Application

Nowadays the restoration cost approach is the most widespread method to quantify environmental damages in liability lawsuits. Its use became compulsory in the EU after the entry into force of the European Directive on Liability (ELD)⁸⁴ and it is one of the allowed – but most used – methods under US law.⁸⁵ Particularly, it has been applied in the largest oil spill in the US, the Deepwater Horizon (DWH) case. The accident happened in the northern Gulf of Mexico (64 km from mainland Louisiana) in April 2010 with the explosion and subsequent fall of the British Petroleum’s (BP) drilling platform (DWH), which ultimately led to the release of 200 million gallons of oil for a period of 87 days, affecting 1,300 miles of shoreline and coastal wetlands, an incredible number of birds, sea turtles, marine mammals, fishes, etc. Hundreds of claims and litigations were filed against BP. In October 2010, five Gulf States filed civil claims for natural resource damages and civil liability. In January 2015, a federal court established that BP was legally responsible for the discharge of 3.19 million barrels into the Gulf for failure to perform safety tests. In April 2016, BP agreed to pay \$ 20.8 billion in settlements, much less than the estimated costs of clean-up (\$ 61.1 billion).⁸⁶ Regarding more specifically natural resource damages, it took several years to find an agreement between BP and the States.⁸⁷ In the end, BP incurred almost \$ 9 bil-

75 In economics, public goods are those commodities or services which are available for the whole society, non-excludable (there is no technology available to exclude others from using the same good) and non-rivalrous (individual consumption does not reduce the quantity available for others). The fact that we breathe air does not exclude others from breathing and does not consume the quantity available for the others.

76 It might be interesting to know that the faith of bats has been at the forefront of a recent case before the Hawaii Supreme Court due to a contentious wind farm. According to the plaintiffs, a local community for which bats hold cultural and spiritual values, the windfarm project did not follow the standards set by the law to protect endangered species, hence causing the death of 51 bats per year. How to weigh the social benefit of a windfarm with the social cost represented by the ecological and cultural loss of 51 bats per year if they have no price? For more details, see this short commentary with useful references: www.jindalsocietyofinternationallaw.com/post/bat-fatalities-at-ka-huku-windfarm-making-a-case-under-international-environmental-law.

77 It is quite well known that subsidies distort market prices and they thus interfere with the conduct of economic agents. Technically, subsidies can reduce the marginal costs of recipients or raise their marginal revenues. In this way, subsidies provide the ability to produce at lower costs, so that recipients enjoy a competitive advantage and they can increase the production. As a consequence, prices might inefficiently increase. An exception is given by subsidies for Research and Development (R&D). This category of subsidies addresses a typical market failure, since the provision of knowledge created by programs of R&D is publicly available. For this reason, the private revenues would not equal the costs and its provision would be lower than efficient. See R. Diamond, ‘Privatization and the Definition of Subsidy’, 11 *Journal of International Economic Law* 649 (2008).

78 Monopolies without government interventions lead to higher prices and a consumer welfare lower than efficient levels (more welfare for the monopolistic producer).

79 A. Smith, ‘Shadow Price Calculations in Distorted Economies’, 89(3) *The Scandinavian Journal of Economics* 287, at 302 (1987).

80 N.E. Flores, ‘Conceptual Framework for Nonmarket Valuation’, in P.A. Champ, K.J. Boyle & T.C. Brown (eds.), *A Primer on Nonmarket Valuation Second Edition* (2017), at 44.

81 Barbier et al., above n. 73, Appendix 3, at 10.

82 G.C. Daily, ‘Ecosystem Services: Benefits Supplied to Human Societies by Natural Ecosystems’, 2 *Issues in Ecology* 1 (1997).

83 Barbier et al., above n. 73, Appendix 3, at 10.

84 Directive 2004/35/CE of the European Parliament and the Council of 21 April 2004 on environmental liability with regard to the prevention and remedying of environmental damage, OJ L 143/56. The Directive entered into force on 30 April 2004.

85 The legislative history of ‘natural resource damage assessment’ (NRDA) in the United States dates back to the Trans-Adriatic Pipeline Authorization Act of 1973. This act, for the first time, empowered national authorities to sue compensation for damage caused by oil spills. The so-called Superfund legislation (the *Comprehensive Environmental Response, Compensation and Liability Act*, CERCLA of 1980) extended this possibility to the case of environmental damage caused by the release of hazardous substances (in addition to the discharge of oil). Later, the US Department of Interior adopted some guidelines to implement the law. All methods of damage assessment are allowed (market-based, revealed and stated preferences), provided that they are feasible and reliable for a particular incident, cost-effective, performed at a reasonable cost and they avoid double counting.

86 NOAA 2019. This amount is based on the assessment of the liable party (BP).

87 D. Gilbert and S. Kent, ‘BP to Pay Out \$18.7 Billion to Settle Spill’, *Wall Street Journal* A1 (2015).

lion environmental costs (based on the restoration cost approach) and \$ 39 billion litigation costs for environmental claims.⁸⁸ Assessing the costs of post-spill restoration was defined as ‘a monumental task’ because the values of all affected environmental services and goods had to be estimated, the different economic methods of economic valuation ‘reconciled’ and, also, the costs of clean-up started to get bigger and bigger as time went by.⁸⁹ Alternative estimates were proposed but not applied, such as \$ 145 billion⁹⁰ and \$ 2 trillion based on annual sales of coast businesses.⁹¹ Concerning the restoration cost approach, it raised criticism among ecologists in connection with the principle of ecological equivalence, especially when applied to wetlands (as in the DWH).⁹² This principle refers to the capacity of restored environments to reproduce the ecological structures provided by the natural resources in the pre-accident state. The main point of criticism was that little attention was paid to site location within the surrounding landscape, natural patterns of plant communities, wetland hydrological regimes and long-term ecological functions.⁹³ In other words, long-term economic benefits resulting from restored natural resources had to be better considered rather than just the actual costs of restoration for equivalent ecological functions. Ecologists further stressed that relying on post-crisis restoration assessments means to make the success of restoration depending on the money available from government and corporations⁹⁴ with the risk that long-term restoration goals are replaced by short-term goals of elected politicians or appointed corporate directors.⁹⁵

5.2 Revealed Preference Methods

When prices of environmental goods and services are not available, but there are markets closely related to them, revealed preference methods can be applied. These techniques are based on the observation of preferences shown, i.e. ‘revealed’, in actual market transactions which have a correlation with the natural resource

to value. Two main methods are used to elicit revealed preferences: travel cost models (TCMs) and hedonic pricing (HP).

TCMs are used to value recreational uses of natural resources, such as fishing, rock climbing, boating, swimming and hunting.⁹⁶ The underlying insight is that the cost of the trip to reach a site corresponds to the individual’s price for recreation (lower bound). Therefore, individuals reveal their WTP for recreation through the number of trips they do and the site they choose to visit. Changes in the demand function for recreation can indeed provide a measure of changes in preferences for the quality or quantity of environmental goods and services. The use of TCM has been largely motivated by the need to conduct benefit-cost analyses of environmental regulations or for damage compensation after accidents.⁹⁷

HP is used to estimate the implicit prices of characteristics over heterogeneous or differentiated products (distinct varieties of one product).⁹⁸ Imagine that a product is sold in one market but characteristics vary in such a

88 Y.G. Lee, X. Garza-Gomez & R.M. Lee, ‘Ultimate Costs of the Disaster: Seven Years after the Deepwater Horizon Oil Spill’, 29 *Journal of Corporate Accounting & Finance* 69, at 72 (2018).

89 B.P. Wallace, T. Brosnan, D. McLamb, T. Rowles, E. Ruder, B. Schroeder, L. Schwacke, B. Stacy, L. Sullivan, R. Takeshita & D. Wehner, ‘Overview Effects of the Deepwater Horizon Oil Spill on Protected Marine Species’, 33 *Endangered Species Research* 1 (2017).

90 See Lee et al., above n. 89.

91 Dun and Bradstreet Bureau of Labor Statistics, ‘2010 Deepwater Horizon, Oil Spill Preliminary Business Impact Analysis for Coastal Areas in the Gulf States’ (2010).

92 E.B. Barbier, ‘Coastal Wetland Restoration and the “Deepwater Horizon” Oil Spill’, 64(6) *Vanderbilt Law Review* 1819 (2019).

93 *Ibid.*

94 Also, note that the national fund (Oil Spill Liability Trust Fund) can cover only up to \$1 billion per accident, of which no more than \$500 million can compensate natural resource damages (1/60th than the needed amount in the DWH accident).

95 Overreliance on restoration may turn into excessive postcrisis approaches and less effort in pre-accident prevention and conservation. See more on this view in R.L. Wallace, S. Gilbert & J.E. Reynolds, ‘Improving the Integration of Restoration and Conservation in Marine and Coastal Ecosystems: Lessons from the Deepwater Horizon Disaster’, 69(11) *BioScience* 920, at 923ss (2019).

96 The earliest travel cost models date back to the 1950s and they followed the method proposed by Hotelling. They measure visitation rates for geographic zones defined around single recreation sites. See H. Hotelling, ‘An Economic Study of the Monetary Valuation of Recreation in the National Parks, Washington’, U.S. Department of the Interior (1949).

97 ‘Economists have been concerned with measuring the economic value of recreational uses of the environment for more than 50 years’ (G.R. Parsons, ‘Travel Cost Models’, in P.A. Champ, K.J. Boyle & T.C. Brown, *A Primer on Nonmarket Valuation Second Edition* (2017), at 187ss). Most research in the 1960s aimed at valuing per-trip values in order to support conservation versus development of large water resource projects (at least in the United States). In the late 1970s and in the 1980s, the interest moved to valuing quality changes at recreation sites induced by policies willing to improve the quality of the environment. In the 1980s much research was conducted on beach uses and recreational fishing in Alaska. See N.E. Bockstael, W.M. Hanemann & I.E. Strand, ‘Measuring the Benefits of Water Quality Improvements Using Recreation Demand Models’, Report presented to the U.S. Environmental Protection Agency. College Park: University of Maryland (1984); N.E. Bockstael, M.W. Hanemann & C.L. Kling, ‘Estimating the Value of Water Quality Improvements in a Recreational Demand Framework’, 23 *Water Resources Research* 951 (1987); R.T. Carson, W.M. Hanemann & T.C. Wegge, ‘Southcentral Alaska Sport Fishing Study’, Report prepared by Jones and Stokes Associates for the Alaska Department of Fish and Game, Anchorage, AK (1987); R.T. Carson, W.M. Hanemann & T.C. Wegge, ‘A Nested Logit Model of Recreational Fishing Demand in Alaska’, 24 *Marine Resource Economics* 101 (2009). Economists started to look at many more recreational activities (fishing, swimming, boating, climbing, hiking, hunting, skiing, etc.). During the past two decades, models have been further improved and refined. The latest models (Kuhn-Tucker) try to integrate seasonal and site choices into a unified utility framework.

98 L.O. Taylor, ‘Hedonics’, in P.A. Champ, K.J. Boyle & T.C. Brown (eds.), *A Primer on Nonmarket Valuation Second Edition* (2017), at 235. Although popularised by Griliches in the 1960s, the coining of the term ‘hedonic’ dates back to a 1939 article by Andrew Court. Court was an economist working for the Automobile Manufacturers’ Association in Detroit from 1930 to 1940. Examining automobile prices indices, he noticed that passenger cars serve so many different uses that one single most important characteristic cannot be identified. Therefore, prices cannot be compared by applying a simple regression method. He proposed instead to employ single composite measures. In his work, hedonic specifically refers to an index of ‘usefulness’ that combines the relative importance of various characteristics (braking capacity, horsepower, etc.). Hedonic indexes can be then compared. For a description of Court’s work, see A.C. Goodman, ‘Andrew Court and the Invention of Hedonic Price Analysis’, 44 *Journal of Urban Economics* 291 (1997). In his words: ‘Hedonic price comparisons are those which recognize the potential contribution of any commodity, a motor car

way that there are distinct product varieties. It is possible to indirectly observe the monetary trade-off which individuals are willing to make by observing the difference in price between two product varieties which vary only by one characteristic (e.g. two identical houses, but one has an additional room).⁹⁹ For this reason, HP is an indirect valuation method that infers values from observable market transactions. In the environmental domain, it is commonly applied to the housing market. Let us take an example. If there are two identical houses in front of two different lakes (one with improved water clarity), the price differential determined by the increasing demand for the house in front of the lake with better water is the implicit price consumers are willing to pay for that environmental amenity (water clarity). Implicit or hedonic prices allow therefore to elicit the WTP for that specific environment.

5.2.1 Advantages

The first advantage of revealed preference methods is that there is broad agreement among researchers on the steps that need to be followed to achieve minimal accuracy in estimating true values. The TCM is considered to be a high-ranking tool among revealed preference techniques and there is widespread confidence on its validity,¹⁰⁰ whereas HP is one of the most popular methods thanks to the minimal data requirements and its easy empirical implementations.¹⁰¹ Scholars emphasise the existence of a clear procedure that starts from the search of a surrogate market close to the environmental goods and services to be valued. The procedure follows with the choice of the appropriate method (TCM or HP). Then, the needed data are collected according to the relative procedures¹⁰² in order to build the demand function.¹⁰³ Subsequently, the value of a marginal change in the quality or quantity of environmental good is deducted from the demand function. Lastly, values are aggregated and discounted. For the HP, information on sales prices is always readily available, with considerable savings of time and costs. Moreover, data acquisition costs have been decreased, hence making both stages of HP cheaper.¹⁰⁴

in this instance, to the welfare and happiness of its purchasers and the community' (*ibid.*, at 292, footnote 2).

99 The utility theoretic framework needed to build the demand function for characteristics of heterogeneous products has been developed by Rosen in a seminal paper. See: R. Rosen, 'Hedonic Prices and Implicit Markets: Product Differentiation in Pure Competition', 82 *Journal of Political Economy* 34 (1974).

100 Bishop and Boyle (2017), above n. 58, at 489.

101 Taylor, above n. 99, at 285.

102 In TCM, recreation surveys are designed, sent around and analysed according to a precise step-wise guide (Parsons, above n. 98, at 203). In HP, there are two subsequent steps: collection of marginal price information and then estimation of the demand function by combining information on prices and data on household characteristics (Taylor, above n. 99, at 237).

103 A typical set of questions in TCM surveys is: 1) trip count and location; 2) last trip; 3) stated-preference question; 4) respondent and household characteristics.

104 Taylor, above n. 99, at 285.

5.2.2 Limitations

There are various limitations to revealed preference methods. Studies on TCM have been much concerned with accuracy issues, starting from the 1960s.¹⁰⁵ Yet, such research has never been explicitly revolving around the topics of reliability and validity.¹⁰⁶ Apparently, Bishop and Boyle made a first attempt in this regard and their conclusions shall be applicable to all revealed preference methods.¹⁰⁷ Regarding reliability, it seems that: 'using recreation-participation data with long periods of recall could tend to increase the variance of reported participation and hence reduce the reliability of the travel cost method, all else being equal'.¹⁰⁸ In other words, the time of recall (i.e. the time to reconstruct the behaviour on which respondents to surveys are supposed to report) might make the method less reliable with long recall periods. Therefore, for reliable data it is essential to ensure short recall periods. As to the validity side, there are still a number of partially unresolved issues that have been not directly addressed. Parsons identifies a list of 'soft spots' that need to be improved in TC modelling, such as the current way of measuring time, overnight trip modelling, multipurpose trips, integration of site choices with trip frequency, the inclusion of more welfare-revealing choices, the error introduced by the recall bias and, finally, more integration with stated preferences studies.¹⁰⁹ Another important aspect is that most of the research on TCM ignores dynamics in decision-making (intertemporal substitutions) that would allow people to substitute sites over time or to base current decisions on expectations about future trips. Most models consider instead individual trip choices day by day over a season independently of decisions on future trips. Consideration of interdependencies between different trip choices would indeed require more complex ways of gathering data, more surveys and, in general, higher costs.¹¹⁰ Furthermore, trip costs are considered to be given but they can be also the result of subjective choices.¹¹¹ Another issue is the 'recall bias', occurring when people report visiting sites more frequently than they actually do. The validity of the TCM might be considerably reduced by all these issues. In order to offset possible biases and ensure validity, it is important to carefully follow all the well-established steps of the method and to clarify all the assumptions in advance. It has been also warned in the literature that travel cost studies may give higher values than stated

105 Bishop and Boyle (2017), above n. 58, at 487.

106 As already said above at footnote n. 13, reliability and validity are criteria to assess the accuracy. Reliability has to do with variance and erratic results, whereas validity refers to unbiased results.

107 Bishop and Boyle (2017), above n. 58, at 487.

108 *Ibid.*, at 488.

109 Parsons, above n. 98, at 225.

110 For instance, people should receive reminders to respond to several seasonal surveys.

111 For instance, current models use the behaviour of those with higher travel costs in order to predict the behaviour of those with lower costs in case the price of visits increases. Yet, people might choose to live closer to a recreational site and this approach would underestimate their preferences. See Bishop and Boyle (2017), above n. 58, at 489.

preferences studies, hence raising the need for more research on convergent results.¹¹² In addition to the limitations related to accuracy, revealed preferences require the existence of surrogated markets and, if data are not already available, the process of gathering good-quality data might take time and costs. Lastly, it needs to be considered that revealed preferences cannot capture non-use values and, thus, the total value of natural resources with high non-use would not be accurate (even on average).

5.2.3 Practical Application

Revealed preference methods have been used to estimate the environmental damage to recreational site users – where pollution affects fishing, visiting natural areas, etc. For instance, the damage caused by hazardous waste can be assessed by looking at the decline in real estate prices and multiplying it for the number of houses affected.¹¹³ Hanley reports that the HP has been frequently employed in the US to estimate the economic costs of waste disposal sites or in the UK to estimate the economic costs of noise pollution.¹¹⁴ A very important example of application of these methods to the environmental damage assessment is represented by the *California v. BP America (American Trader)*¹¹⁵ oil spill in 1990.¹¹⁶ After the oil tanker spilled 416,598 gallons of crude oil near the coast of Huntington Beach in California, several beaches and local fisheries were closed for more than two weeks. The State of California decided to go to trial against the owner of the tanker (Attransco) for lost recreational use of six different activities¹¹⁷ under the California Water Code. Additionally, the state appointed a group of economists to quantify the value of lost recreational use (number of lost beach visits multiplied by the value of a lost beach day) due to the beach closure. The court case lasted ten weeks in 1997 and the defendant (BP) hired another team of economists to challenge the damage estimate.¹¹⁸ The main issues of disagreement between the two teams of experts concerned the possible substitution of polluted beaches with more distant sites and the value of each lost trip. Indeed, assuming that no substitution would occur, the claimant's experts estimated 454,280 lost trips during the beach closure, whereas the defendant's experts con-

tested the lack of substitution. As to the value-per-beach-day, the claimant's experts proposed to employ the results (\$ 13.19, after being adjusted for inflation) from a travel cost study of beaches in Florida (benefit transfer approach) to save time and money,¹¹⁹ whereas the defendant's team of experts proposed \$ 2.17-3.38, which was the final estimate of a CV study of some Californian coasts. At trial the claimant's economists presented predictions for up to \$ 15/trip and a final estimate of \$ 14.5 million versus \$ 607,200 proposed from the other party's experts. In the end, the court awarded the claimant \$ 12,753,071 in lost recreational values, \$ 5,311,624.50 in civil liability and \$ 4.37 million in costs. The case shows how many issues of disagreement may be raised when practically implementing non-market valuation methods (especially with data collection and analysis).¹²⁰ Even when claims for environmental damages include recreational values, judges might prefer to employ a benefits transfer approach instead of primary valuation studies to keep the costs down in litigation.¹²¹

5.3 Stated Preference Methods

Stated preference approaches are based on surveys that try to elicit social preferences about policies that may change the provision of natural resources. Three types of techniques fall in this category. The most popular methodology is CV, where people are asked how much money (maximum) they would be willing to spend in order to increase the provision of environmental goods or services or, alternatively, how much money (minimum) they would need to receive in order to be willing to accept their loss. The second popular method is choice modelling (CM), which tries to model the decision process of individuals in the face of two or more alternatives about the goods or services to value.¹²² Lastly, group valuation combines stated preference techniques with deliberative processes from political sciences in order to capture components of values others than those elicited through surveys.¹²³

5.3.1 Advantages

Stated preference methods of valuation ideally allow to directly elicit preferences about the values of natural resources and to obtain the best theoretical measures of WTP or WTA. Moreover, these are the only techniques to

112 See Bishop and Boyle (2017), above n. 58, at 491.

113 Goodstein and Polasky, above n. 66, at 88. The authors provide an example of application of the hedonic method taken from R. Mendelsohn, D. Hellerstein, M. Huguenin, R. Unsworth & R. Brazee, 'Measuring hazardous waste damages with panel models', 22(3) *Journal of Environmental Economics and Management* 259 (1992).

114 Hanley, above n. 48, at 33.

115 Case n. 64 63 39 (Cal. Super. Ct. 8 December 1997).

116 D.J. Chapman and W.M. Hanemann, 'Environmental Damages in Court: The "American Trader" case', in A. Heyes (ed.), *The Law and Economics of the Environment* (2000), at 319.

117 Beach use, surfing, private boating, charter boat fishing, whale watching, excursions to islands off the coasts (*ibid.*). Lack of ready data about the value of other recreational activities (e.g. biking, wildlife viewing) brought to the exclusion of these activities from the State's claim.

118 R.W. Dunford, 'The American Trader Oil Spill: An Alternative View of Recreation Use Damages', 19(1) *Association of Environmental and Resource Economists Newsletter* 12 (1999).

119 F.W. Bell and V.R. Leeworthy, 'Recreational Demand by Tourists for Saltwater Beach Fays', 18(3) *Journal of Environmental Economics and Management* 189 (1990).

120 In the words of Chapman and Hanemann: 'Measurements rely on models and involve judgements about matters of model specification and estimation, that are inevitably open to disputes' (Chapman and Hanemann, above n. 117, at 366).

121 Chapman and Hanemann, above n. 117, at 321.

122 The main difference between contingent valuation (CV) and choice modelling (CM) is that in a CV respondents have only one option and they are asked whether they would agree on paying for it or they would rather stick to the *status quo*, whereas in a CM study respondents are given several choices.

123 Spash refers to value pluralism, incommensurability, non-human values and social justice. C.L. Spash, 'How Much is That Ecosystem in the Window? The One with the Bio-diverse Trail', 17 *Environmental Values* 259 (2008).

estimate non-use values (option and existence values) and estimate the TEV. Furthermore, a CM study allows to derive marginal values for changes of specific attributes of environmental resources induced by different policies (options). Each option in the survey consists indeed of a different balance of impacts on the environment, such that choosing one option rather than the other reveals preferences about a specific change of attributes. Differently from the other techniques, group valuation has the potential of overcoming limitations of traditional monetary valuation methods.¹²⁴ Lastly, Adamowicz pointed out how stated preference approaches turn out to be more useful than other methods because they provide information regarding perceptions, attitudes and previous knowledge.¹²⁵ All these additional pieces of information may help us to understand better preferences for the assessment. For instance, stated preferences may show the relative importance given by respondents to different environmental services¹²⁶ as well as conflicts among stakeholders about alternative policy options.¹²⁷

5.3.2 Limitations

Stated preferences valuation methods raise several concerns in terms of accuracy (reliability and validity) which challenge the truth of the estimated WTP/WTA. First of all, answers to survey questions depend on the way questions are designed and four main causes of errors might lead to biased answers: hypothetical bias (poorly thought out answers to questions that present events as mere possibilities), free riding (the belief that others will take on the responsibility of paying for public goods), strategic bias (the assumption that the stated answer will lead to adopt a specific environmental policy), embedding bias (error given by, for instance, the order of questions).¹²⁸ Secondly, scholars stress the discrepancy between WTP and WTA.¹²⁹ It has been proved that the WTA is higher than the WTP for identical resources.¹³⁰ Various causes may explain this divergence: questionnaire designs, strategic behaviours and psychological effects, such as 'loss aversion' and the 'endowment effect'.¹³¹ Another issue that may affect the validity

of the estimates is the 'embedding bias',¹³² or the fact that people tend to express the same WTP for an environmental change in a small area and in a bigger area because they are truly insensitive to the scope of the survey.¹³³ In any case, stating preferences about the environment is as challenging as valuing public goods for which preferences are not well defined and responses tend to lack sufficient accuracy.¹³⁴ Admittedly, upfront information in questionnaires¹³⁵ and valuation workshops held in advance¹³⁶ may help respondents to reflect on their preferences and overcome their cognitive constraints during surveys. Likewise, deliberative monetary valuation methods seem to further reduce biases and non-response rates, while raising the level of engagement of respondents.¹³⁷ Moreover, it is now possible to develop well-designed surveys to reduce the risk of error, although they might be highly expensive.¹³⁸ The last fundamental limitation concerns the controversy still existing around the incommensurability of non-use values.¹³⁹ More specifically, the issue is whether non-use values (e.g. bequest values) can be put under the framework of the TEV together with recreational values and other economic values. The issue is still largely debated in the literature.

5.3.3 Practical Application

The Exxon Valdez disaster (more than 10 million US gallons of crude oil spilled) is the most famous example of application of a stated preference method for environmental damage compensation.¹⁴⁰ The accident occurred in 1989 in Alaska. It affected 1,500 miles of beaches that were closed to fishing, boating and surfing for one year, 250,000 seabirds died and entire livelihoods were destroyed. It triggered much debate around the methods of damage assessment in US courts (twenty-four-year

124 R. de Groot, M. Stuij, M. Finlayson & N. Davidson, 'Valuing Wetlands: Guidance for Valuing the Benefits Derived from Wetland Ecosystem Services', International Water Management Institute (2006).

125 W.L. Adamowicz, 'What's It Worth? An Examination of Historical Trends and Future Directions in Environmental Valuation', 48 *Australian Journal of Agricultural and Resource Economics* 419 (2004).

126 B. Martín-López, C. Montes & J. Benayas, 'The Non-economic Motives Behind the Willingness to Pay for Biodiversity Conservation', 139 *Biological Conservation* 67 (2007).

127 P. Nunes, S. Silvestri, M. Pellizzato & V. Boatto, 'Regulation of the Fishing Activities in the Lagoon of Venice, Italy: Results from a Socio-economic Study', 80(1) *Estuarine, Coastal and Shelf Science* 173 (2008).

128 Barbier et al., above n. 73.

129 M. Hanemann, 'Willingness to Pay and Willingness to Accept: How Much Can They Differ?', 81(3) *American Economic Review* 635 (1991).

130 V. Arild and D. Bromley, 'Choices without Prices without Apologies', 26(2) *Journal of Environmental Economics and Management* 129 (1994). See above section 5.

131 K. Willis and G. Garrod, 'Valuing Landscape: A Contingent Valuation Approach', 37 *Journal of Environmental Management* 1 (1993).

132 'The embedding effect is the name given to the tendency of willingness-to-pay responses to be highly similar across different surveys, even where theory suggests (and sometimes requires) that the responses be very different'. See P.A. Diamond and J.A. Hausman, 'Contingent Valuation: Is Some Number Better than No Number?', 8(4) *Journal of Economic Perspectives* 45, at 46 (1994).

133 D. Kahneman and J. Knetsch, 'Valuing Public Goods: The Purchase of Moral Satisfaction', 22 *Journal of Environmental Economics and Management* 57 (1992); H. Svedsäter, 'Contingent Valuation of Global Environmental Resources: Test of Perfect and Regular Embedding', 21 *Journal of Economic Psychology* 605 (2000).

134 H. Svedsäter, 'Economic Valuation of the Environment: How Citizens Make Sense of Contingent Valuation Questions', 79(1) *Land Economics* 122 (2003).

135 C. Tisdell and C. Wilson, 'Economics of Wildlife Tourism', in K. Higginbottom (ed.), *Wildlife Tourism, Impacts, Management and Planning* (2004) 145.

136 M. Christie, N. Hanley, J. Warren & K. Murphy, 'Valuing the Diversity of Biodiversity', 58(2) *Ecological Economics* 304 (2006).

137 R. de Groot et al., above n. 125.

138 Goodstein and Polasky, above n. 66, at 85.

139 R. Carson, N.E. Flores & N. Meade, 'Contingent Valuation: Controversies and Evidence', 19 *Environmental and Resource Economics* 173 (2001).

140 R.T. Carson, R.C. Mitchell, M. Hanemann, R.J. Kopp, S. Presser & P.A. Ruud, 'Contingent Valuation and Lost Passive Use: Damage from the Exxon Valdez Oil Spill', 25 *Environmental and Resource Economics* 257 (2003). The CV was used to assess the environmental damage caused by a huge oil spill (around 11 million US gallons of crude oil spilled) nearby the coast of Alaska, affecting 1,500 miles of coastline, causing the death of 250,000 seabirds, \$287 million damages for financial losses and post-traumatic stress disorders.

litigation). Just four months after the Exxon Valdez oil spill, the famous *Ohio v. DOI decision*¹⁴¹ came in the spotlight to trigger the (already lively) debate. Here, Ohio and other States challenged the new regulations issued by the US Department of Interior (DOI)¹⁴² aimed at specifying the techniques for the assessment of environmental damage under US law.¹⁴³ The issue at stake was that damages had to be limited to ‘the lesser of the costs’ of restoration, or the lost use value under the environmental damage assessment regulations. In addition, the DOI provided a hierarchy of techniques to estimate use values and market-based techniques were given priority over non-market valuation techniques. Lastly, the DOI included CV as a possible technique adding that ‘estimation of option and existence values (i.e., non-use values) shall be used only if...no use values can be determined’ (43 CFR § 11.83(b)(2)). Ultimately, the Court of Appeals for the District of Columbia challenged the regulations by explicitly stating three main principles: first, the main purpose of the environmental damage assessment should be to restore the damaged environment and, for this reason, damages should be based on restoration costs (the cost of a restoration project) rather than use values (unless they are ‘grossly disproportionate to use values’);¹⁴⁴ secondly, judges should be always allowed to order tortfeasors to compensate non-use values, since it would be unreasonable to prioritise use values and exclude non-use values; thirdly, non-market valuation techniques (CV) should be used as much as market-based techniques.¹⁴⁵ The ruling was extremely relevant because it overturned the regulation by putting on the same level of importance market-based and revealed preference methods, which, in turn, led the government to introduce guidelines for their use in litigation.¹⁴⁶ In this way, the court wanted to overcome the previous trend of calculating environmental damages based on market prices and it opened the way to the calculation of non-use values through the CV method. After the Ohio court expressed its favour for the use of the CV, it was applied in the Exxon Valdez case and it led to a final amount of damages around US\$ 9 billion.¹⁴⁷ The decision triggered considerable debate among legal

scholars. Scholars were split between those supporting the use of CV (Montesinos, Dobbins, Brookshire, McKee, McConnell, Baker), those limiting its use to exceptional cases where restoration could not be applied (Cross) and those clearly against because the costs of assessment outweighed the benefits (Niewijk) or because they were clearly flawed (Cummings, Harrison, Bohm, Binger, Cople, Hoffman). The former emphasised the advantages of CV (the most complete technique to monetise environmental damages) and the latter its shortcomings (especially overestimation of the damage). In 2002, Thompson made a first review of all cases after the Ohio decision to see how much judges have been using stated preferences in the US after the adoption of new guidelines on environmental damage assessment.¹⁴⁸ Very few cases after the Exxon Valdez relied on market-based techniques, like the *California v. BP America (American Trader)*. When cases concerned instead non-use values of nature, a restoration cost approach has been more frequently implemented by judges. Apparently, judges prefer methods on which parties more or less agree and that do not raise too many issues of validity.¹⁴⁹ On the other hand, achieving high scientific standards in CV is extremely expensive for plaintiffs, so parties are disincentivised to propose a methodology that might be rejected in the end. Indeed, higher accuracy in valuing non-use values means higher administrative costs (the cost of CV analyses for the Exxon Valdez accident has been calculated around \$3 million).¹⁵⁰ From a law and economics perspective, the CV should be still preferred when the environmental damage includes non-use values of natural resources and they are proved to be quite large. Other methods, such as the choice experiment, have been applied to issues such as forest design, wetland conservation and river water quality, but never in environmental damage cases.¹⁵¹

6 Comparing Environmental Valuation Methods from the Efficiency Perspective

After reviewing the law and economics of damages and presenting the existing methods of environmental dam-

141 *State of Ohio v. US Department of the Interior*, 880 F.2d.432 (DC. Cir. 1989).

142 43 CFR Part 11 § 11.83 (Code of Federal Regulation – Title 43 Public Lands: Interior – Part 11: Natural Resource Damage Assessment – § 83 Damage determination phase – implementation guidance). See above n. 86.

143 In these guidelines, the DOI referred to: market price, appraisal, factor income, travel cost, hedonic pricing, benefits transfer, conjoint analysis, habitat equivalency analysis, resource equivalency analysis, random utility modelling.

144 In other words, the D.C. Circuit held that the lesser of the cost was invalid since in contrast with the intentions of the Congress. By contrast, the Parliament clearly expressed preference for restoration costs as a measure of recovery (880 F.2d 432 D.C. Cir. 1989, par. 459).

145 Giving priority to market-based valuation and appraisal techniques would be unreasonable (*ibid.*, par. 463).

146 K. Arrow, R. Solow, P.R. Portney, E.E. Leamer, R. Radner & H. Schuman, ‘Report of the NOAA Panel on Contingent Valuation’, 58(10) *Federal Register* 4601 (1993).

147 However, the case was settled for US\$ 1 billion in the end, plus \$3.4 billion in fines, compensation and clean-up costs, plus a lawsuit for punitive damages that were reduced to \$500 million in 2008 by the Supreme Court.

148 For a summary of the whole debate between 1989 and the late 1990s, see D.B. Thompson, ‘Valuing the Environment: Courts’ Struggles with Natural Resources Damages’, 32(1) *Environmental Law* 57, at 62ss (2002).

149 Kopp and Smith examined all the issues of validity that may be raised in litigation when dealing with non-market valuation techniques in the famous Eagle Mine case. In particular, the economists commented that: ‘the level of economic expertise available to judges to evaluate the facts of each side’s evidentiary claims probably needs to exceed what many analysts of judicial behaviour have argued can be expected’. See R. Kopp and K. Smith, ‘Eagle Mine and Idarado’, in K.M. Ward and J.W. Duffield (eds.), *Natural Resources Damages: Law and Economics* (1992), at 381.

150 Goodstein and Polasky, above n. 66, at 85.

151 See M. Hanley and W. Mourato, ‘Choice Modelling Approaches: A Superior Alternative for Environmental Valuation?’, 15(3) *Journal of Economic Surveys* 453 (2001).

age assessment, it is now possible to compare and draw conclusions on their relative advantages and disadvantages. The following four dimensions shall be considered based on the previous analysis: accuracy, assessment costs, total value of nature and disagreements between parties in litigation.

From the perspective of validity and reliability (accuracy), market-based approaches are considered to be the most accurate, whereas revealed and stated preferences are expected to achieve a sufficient level of accuracy provided that very scrupulous assessments are conducted.

When it comes to the assessment costs, market-based approaches are surely the least resource-intensive and cheapest tools, whereas stated preference techniques are more expensive due to the need of experts, time and money to run surveys and to process the answers. These costs can be considerably cut down only when studies on similar natural resources exist and their outcomes can be transferred to the damaged environment that has to be valued (benefits transfer).

In terms of values of nature captured, market-based approaches and revealed preferences only reflect use and exchange values, while stated preferences also embed the values of those who do not use the natural resources in object but still gain utility from their existence.

Lastly, if we look at possible disagreements that may delay litigation, the restoration cost approach is arguably the least open method to disputes, whereas both revealed and stated preferences can raise controversies about the validity and reliability of their final estimates. In addition to the above, according to consolidated literature all methods may suffer from four main issues of inaccuracy. The first one relates to the relevant population whose values need to be estimated: should that be a limited group of people locally affected by the accident or the global population? If the aim of the valuation process is to compensate individuals for their post-accident losses, then it makes sense to limit the assessment to that people affected by the accident and those legally entitled to compensation.¹⁵² The second issue concerns how individual values are aggregated. Normally, aggregated measures of benefits are not weighted based on the income, even if preferences expressed by wealthier people are higher compared to low-income people and this should be considered when interpreting the results of valuation processes.¹⁵³ The third issue refers to the discount factor. The rationale for discounting is that people assign higher utility to immediate rather than future benefits (or they assign lower marginal utility to future benefits if an income increase is expected). Environmental policies pose an additional issue since future benefits are associated with future generations whose preferences should not to be weighted differently compared with present generations. The appropriate discount rate should thus depend on how utilities of different generations are weighted in a specific society and

how consumption rates are expected to change over time.¹⁵⁴ The fourth issue is the uncertainty of environmental changes over time and the fact that factors, like climate change, might change future outcomes. Uncertainties can be incorporated to increase accuracy by means of models that identify all possible scenarios and then assign probabilities based on risk attitudes. Yet, these models are highly resource-intensive and time-consuming.

It is clear from the above that there is no one-fits-all solution for any environmental damage assessment and that the most efficient method shall be determined based on the specificities of the injured environment, the data and the resources available,¹⁵⁵ but also the expertise of the court. Some takeaways can be further inferred from the practice. It can be argued that the employment of market-based and revealed preferences should be avoided if a considerable share of the TEV of the damaged resource is given by non-use values. That is particularly true for unique, irreplaceable and irrecoverable natural resources, whose value (especially the non-use component of TEV) is so high that it outweighs the assessment costs. Concerning the restoration cost approach, it can end up in underestimation and underdeterrence if the equivalency analysis is not sufficiently accurate (like in the DWH accident). Therefore, judges should pay more attention to the way replacing resources are valued and weighted with the damaged ones.

Having said that, the last issue to tackle is whether the debate on the environmental damage assessment can be considered exhausted or instead something new might still contribute to change the way environmental damages are valued in courts. The next section will delve into this final point.

7 Did the Well Run Dry or Is There Another Novel in There?

After the big accident of the DWH and given its complexity, the US Congress asked the National Academy of Science to evaluate the impacts of the DWH spill. Additionally, it was asked to determine how exactly the 'ecosystem services approach'¹⁵⁶ could help to achieve full

¹⁵² Segerson (2017), above n. 61, at 15.

¹⁵³ *Ibid.*

¹⁵⁴ Increased consumption should bring to lower marginal utility in the future (*ibid.*, at 18).

¹⁵⁵ Resource constraints and data collection options normally influence the choice of valuation techniques. See Barbier et al., above n. 73, at 40.

¹⁵⁶ The term of ecosystem services intended as benefits that people can get from functioning ecosystems dates back to the 1980s (P.R. Ehrlich and A.H. Ehrlich, *Extinction: The Causes and Consequences of the Disappearance of Species* (1981)), whereas ecological economists have been working on their monetary valuation since the 1990s (Daily, above n. 83). See R. Costanza, R. d'Arge, R. de Groot, et al., 'The Value of the World's Ecosystem Services and Natural Capital', 387 *Nature* 253 (1997). There is now a common belief in ecology that the ecosystem services approach has the potential of allowing better policies based on more comprehensive valuations, despite its anthropocentrism. For a review of the existing debate around the

compensation of victims when valuing post-accident damages.¹⁵⁷ The final report pointed out that the ecosystem services approach differs from traditional approaches to damage assessment and to restoration, because its focus is not on the natural resources themselves, but on the goods and services that those resources supply to people. Therefore, this method has the potential of supplementing rather than replacing traditional ways to value environmental damages.¹⁵⁸ Regarding the economic valuation of ecosystem services, Robert Costanza and his colleagues provided two monetary examples for the DWH. The first one assumed the almost total closure of Louisiana's fishery activities and it estimated an annual loss of \$ 2.5 billion. The second one calculated all values of services provided by the most affected area in the region (Mississippi River Delta) with an envisaged reduction of 10%-50% reduction in ecosystem services and it ended up in a final total loss of \$34-\$670 billion in present value (at a 3.5% discount rate) until full ecological restoration.¹⁵⁹ In addition, some ecologists in 2016 proposed a socio-ecological approach to restoration that integrated social (economic, ethical) and ecological variables in order to achieve a successful restoration.¹⁶⁰ While all these approaches have the potential of considerably improving the accuracy of the results, the remaining burning question revolves around the possibility to overcome traditional issues of inaccuracy and assessment costs via the ecosystem services approach. Apparently, the valuation of ecosystem services follows the traditional methods in environmental economics and it thus raises the same inaccuracy issues. However, two possible advantages might be considered. First, there is a widespread belief in ecological economics that the ecosystem service valuation provides useful information on social preferences that should not be ignored if we want to avoid massive losses of environmental values.¹⁶¹ Although this might be true, it has to be counterargued that the method suffers from a serious lack of data on the state of ecosystems and the values of ecosystem services in the world.¹⁶² An exception to that is represented by key eco-

systems (forests and wetlands) whose economic values have been already largely investigated and mainstreamed through databases. Since these data are regularly updated, they may effectively provide judges with easy-to-read information.¹⁶³ Secondly, two new trends in ecological studies – namely, the social network analysis (SNA) and big data – might further contribute to lower the costs of damage assessment in future. The SNA¹⁶⁴ has been used to assess cultural ecosystem services¹⁶⁵ and it reflects better relational values for them. On the other hand, the use of big data, and, especially, behavioural data, is expected to provide useful information on preferences that have not been yet fully explored.

To conclude, while the ecosystem service valuation has the potential of minimising the social costs of accidents by either reducing the costs of assessment or improving the spectrum of social preferences, there is still a strong need for more plentiful evidence on the values of all categories of ecosystem services. Once the state of the art in natural sciences is more robust, plausibly judges will be more in favour of supplementing traditional methods with this novel approach. Before that moment, more economic analysis in choosing and implementing the appropriate valuation technique would be needed to improve the environmental damage assessment so that the amount of money paid for ecological damages better reflects the harm and, as a consequence, polluters can receive optimal care incentives. Surely, natural resources with high non-use values or unique value would deserve more accurate assessments.

172

notion of ecosystem services, see M. Schröter, E.H. van der Zanden, A.P.E. van Oudenhoven, et al., 'Ecosystem Services as a Contested Concept: A Synthesis of Critique and Counter-Arguments', 7 *Conservation Letters* 514 (2014).

157 Committee on the Effects of the Deepwater Horizon Mississippi Canyon-252 Oil Spill on Ecosystem Services in the Gulf of Mexico, Ocean Studies Board, Division on Earth and Life Studies, National Research Council, *An Ecosystem Services Approach to Assessing the Impacts of the Deepwater Horizon Oil Spill in the Gulf of Mexico* (2013).

158 *Ibid.*, at 1.

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