Water is one of the fundamental forces of nature that has shaped human development. Beyond its purely physical character it has been central to how people have tried to order their lives relative to nature and one another. Water was elemental to the philosophies of Plato and Aristotle (along with wind, fire and earth). It is one of the five great elements of Hinduism. For Christians water can be a medium of spiritual cleansing while for Mark Twain it is reputed to have been something to fight over (as opposed to whiskey, which is for drinking).

Plainly, water matters to people and things that matter a lot tend to tempt efforts to explain and control them through laws, a tendency that has only grown as human society has become more complex and trade and property development have grown in importance. Water law in America has changed as the nation as changed. In the early nineteenth century water law was largely composed of a relative handful of common law doctrines, a few civil code articles that shaped rights in Louisiana and with respect to titles originating under French or Spanish law, and the still evolving jurisdiction of the federal government’s power over admiralty and interstate commerce. Ground water was so poorly understood that it was pretty much there for the taking.

In the past century and a half we have seen those traditional legal regimes yield to (or be supplemented by) regulatory regimes, systems of prioritized property rights, a broadening role for the federal government and a more expansive view of water’s ecologic role. Those changes have come in fits and starts, for different reasons and often on a state by state basis. As a result America was transformed culturally, economically and environmentally in ways that are still playing out. But that was just a beginning. Increasingly, the demands for—and on—fresh water supplies portend a coming revolution in how and where water is used and managed. The success or failure of that revolution to meet our needs as a society and as stewards of our environment will ultimately be as much a matter of law as it is a matter of science, engineering and social ethics—indeed perhaps more so. As with any revolution, there will be winners and losers and the degree to which the ensuing changes fit within our social fabric will in large measure depend on having laws that are forward-looking and tempered by notions of social justice. Those are not necessarily the laws we have today.

This special issue of the Tulane Environmental Law Journal offers a glimpse of where we stand today in the area of water law and of where we might be headed both in the United States and internationally.

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There is no road map for the journey ahead but the articles in this issue offer some fascinating insights and possibly even some sign posts. It is a journey worth planning for; after all it is one we will share with millions of others.