### 1AC – Framework

#### Standard is maximizing expected well being

**Actor Spec— States must use util. Any other standard dooms the moral theory**

**Goodin 90.** Robert Goodin 90, [professor of philosophy at the Australian National University college of arts and social sciences], “The Utilitarian Response,” pgs 141-142 //RS

My larger argument turns on the proposition that there is something special about the situation of public officials that makes utilitarianism more probable for them than private individuals. Before proceeding with the large argument, I must therefore say what it is that makes it so special about public officials and their situations that make it both more necessary and more desirable for them to adopt a more credible form of utilitarianism. Consider, first, the argument from necessity. Public officials are obliged to make their choices under uncertainty, and uncertainty of a very special sort at that. All choices – public and private alike – are made under some degree of uncertainty, of course. But in the nature of things, private individuals will usually have more complete information on the peculiarities of their own circumstances and on the ramifications that alternative possible choices might have for them. Public officials, in contrast, are relatively poorly informed as to the effects that their choices will have on individuals, one by one. What they typically do know are generalities: averages and aggregates. They know what will happen most often to most people as a result of their various possible choices, but that is all. That is enough to allow public policy-makers to use the utilitarian calculus – assuming they want to use it at all – to choose general rules or conduct.

**Pleasure and pain are the starting point for moral reasoning—they’re our most baseline desires and the only things that explain the intrinsic value of objects or actions**

**Moen 16**, Ole Martin (PhD, Research Fellow in Philosophy at University of Oslo). "An Argument for Hedonism." Journal of Value Inquiry 50.2 (2016): 267.

Let us start by observing, empirically, that **a widely shared judgment about intrinsic value** and disvalue **is that pleasure is intrinsically valuable and pain is intrinsically disvaluable**. On virtually any proposed list of intrinsic values and disvalues (we will look at some of them below), pleasure is included among the intrinsic values and pain among the intrinsic disvalues. This inclusion makes intuitive sense, moreover, for **there is something undeniably good about the way pleasure feels and something undeniably bad about the way pain feels**, and neither the goodness of pleasure nor the badness of pain seems to be exhausted by the further effects that these experiences might have. “Pleasure” and “pain” **are** here **understood inclusively**, as encompassing anything hedonically positive and anything hedonically negative. 2 The special value statuses of pleasure and pain are manifested in how we treat these experiences in our everyday reasoning about values. If you tell me that you are heading for the convenience store, **I might ask: “What for**?” This is a reasonable question, for when you go to the convenience store you usually do so, not merely for the sake of going to the convenience store, but for the sake of achieving something further that you deem to be valuable. You might answer, for example: “To buy soda.” This answer makes sense, for soda is a nice thing and you can get it at the convenience store. I might further inquire, however: “What is buying the soda good for?” This further question can also be a reasonable one, for it need not be obvious why you want the soda. You might answer: “Well, I want it for the pleasure of drinking it.” If I then proceed by asking “But what is the pleasure of drinking the soda good for?” the discussion is likely to reach an awkward end. **The reason is that the pleasure is not good for anything further; it is simply that for which going to the convenience store and buying the soda is good**. 3 As Aristotle observes: “**We never ask** [a man] **what** his **end is in being pleased, because we assume that pleasure is choice worthy in itself**.”4 Presumably, a similar story can be told in the case of pains, for if someone says “This is painful!” we never respond by asking: “And why is that a problem?” We take for granted that **if something is painful, we have a sufficient explanation of why it is bad**. If we are onto something in our everyday reasoning about values, it seems that **pleasure and pain are both places where we reach the end of the line in matters of value. Although pleasure and pain thus seem to be good candidates for intrinsic value and disvalue**, several objections have been raised against this suggestion: (1) that pleasure and pain have instrumental but not intrinsic value/disvalue; (2) that pleasure and pain gain their value/disvalue derivatively, in virtue of satisfying/frustrating our desires; (3) that there is a subset of pleasures that are not intrinsically valuable (so-called “evil pleasures”) and a subset of pains that are not intrinsically disvaluable (so-called “noble pains”), and (4) that pain asymbolia, masochism, and practices such as wiggling a loose tooth render it implausible that pain is intrinsically disvaluable. I shall argue that these objections fail. Though it is, of course, an open question whether other objections to P1 might be more successful, I shall assume that if (1)–(4) fail, we are justified in believing that P1 is true itself a paragon of freedom—there will always be some agents able to interfere substantially with one’s choices. The effective level of protection one enjoys, and hence one’s actual degree of freedom, will vary according to multiple factors: how powerful one is, how powerful individuals in one’s vicinity are, how frequent police patrols are, and so on. Now, we saw above that what makes a slave unfree on Pettit’s view is the fact that his master has the power to interfere arbitrarily with his choices; in other words, what makes the slave unfree is the power relation that obtains between his master and him. The difﬁculty is that, in light of the facts I just mentioned, there is no reason to think that this power relation will be unique. A similar relation could obtain between the master and someone other than the slave: absent perfect state control, the master may very well have enough power to interfere in the lives of countless individuals. Yet it would be wrong to infer that these individuals lack freedom in the way the slave does; if they lack anything, it seems to be security. A problematic power relation can also obtain between the slave and someone other than the master, since there may be citizens who are more powerful than the master and who can therefore interfere with the slave’s choices at their discretion. Once again, it would be wrong to infer that these individuals make the slave unfree in the same way that the master does. Something appears to be missing from Pettit’s view. If I live in a particularly nasty part of town, then it may turn out that, when all the relevant factors are taken into account, I am just as vulnerable to outside interference as are the slaves in the royal palace, yet it does not follow that our conditions are equivalent from the point of view of freedom. As a matter of fact, we may be equally vulnerable to outside interference, but as a matter of right, our standings could not be more different. I have legal recourse against anyone who interferes with my freedom; the recourse may not be very effective—presumably it is not, if my overall vulnerability to outside interference is comparable to that of a slave— but I still have full legal standing.68 By contrast, the slave lacks legal recourse against the interventions of one speciﬁc individual: his master. It is that fact, on a Kantian view—a fact about the legal relation in which a slave stands to his master—that sets slaves apart from freemen. The point may appear trivial, but it does get something right: whereas one cannot identify a power relation that obtains uniquely between a slave and his master, the legal relation between them is undeniably unique. A master’s right to interfere with respect to his slave does not extend to freemen, regardless of how vulnerable they might be as a matter of fact, and citizens other than the master do not have the right to order the slave around, regardless of how powerful they might be. This suggests that Kant is correct in thinking that the ideal of freedom is essentially linked to a person’s having full legal standing. More speciﬁcally, he is correct in holding that the importance of rights is not exhausted by their contribution to the level of protection that an individual enjoys, as it must be on an instrumental view like Pettit’s. Although it does matter that rights be enforced with reasonable effectiveness, the sheer fact that one has adequate legal rights is essential to one’s standing as a free citizen. In this respect, Kant stays faithful to the idea that freedom is primarily a matter of standing—a standing that the freeman has and that the slave lacks. Pettit himself frequently insists on the idea, but he fails to do it justice when he claims that freedom is simply a matter of being adequately (and reliably) shielded against the strength of others. As Kant recognizes, the standing of a free citizen is a more complex matter than that. One could perhaps worry that the idea of legal standing is something of a red herring here—that it must ultimately be reducible to a complex network of power relations and, hence, that the position I attribute to Kant differs only nominally from Pettit’s. That seems to me doubtful. Viewing legal standing as essential to freedom makes sense only if our conception of the former includes conceptions of what constitutes a fully adequate scheme of legal rights, appropriate legal recourse, justiﬁed punishment, and so on. Only if one believes that these notions all boil down to power relations will Kant’s position appear similar to Pettit’s. On any other view—and certainly that includes most views recently defended by philosophers—the notion of legal standing will outstrip the power relations that ground Pettit’s theory.

**Extinction first**

**[a] magnitude – it will kill billions**

**[b] forecloses any opportunity for future improvement –ontology args are premised on civil society rn but letting everyone die takes out the chance ti can go away in the future**

**[c] body count is the most objective way to weigh suffering**

### 1AC – Advantage – Climate Change

#### Lack of a “*right to strike*” means the UK makes it near *impossible* for workers to climate strike.

Aspinall ’19 [Georgia, acting features editor at Grazia UK, formerly at The Debrief, “How Do You Strike For A Social Issue Without Getting In Trouble At Work?”, 09-02-2019, https://graziadaily.co.uk/life/in-the-news/how-to-strike-climate-crisis/]//pranav

But for many of us, striking for the climate crisis seems unthinkable. Not because it’s not a gravely important issue, but because we have no idea how to strike for a social issue. It’s complicated enough striking for industrial action (that is, when the majority of employees have a grievance with their employer) but to strike for something outside of that – many of us wouldn’t even know where to start without getting in trouble at work. Because, thanks to Margaret Thatcher, laws around strike action in the UK are extreme. According to Employment Law Watch, ‘there is no right to strike’ in the UK and calling one is ‘in principle unlawful as it amounts to inducing employees to breach their contracts of employment’. It is therefore described as a ‘privilege’, not a right. However, there are a bunch of rules strike action must follow to be legally immune. For industrial action, it must be about a trade dispute between the workers and employers, the result of a properly organised ballot and can only occur if the employer has been given detailed notice seven days prior. Typically, this means strikes are organised by trade unions that actually understand all of the rules that must be followed for a strike to be legal. But, non-union members have the same rights as union members as long as they take part in legal, official industrial action. Which is useful to know given that only 26% of UK employees are union members. This strike however, is not industrial action at all – it’s a social strike. So what rights do workers have to even take part? Well, none – which is unsurprising given that we don’t even have the legal right to strike against industrial action. What it does mean though, is that striking for climate change would involve taking some all-important holiday time. ‘Someone wanting to take part in the Climate Strike would have to request this as holiday, as it wouldn’t constitute a workplace dispute,’ says HR Advisor Kyle Taylor. ‘Otherwise, they would be classed as Absent Without Leave (AWOL)’ Going AWOL can be grounds for disciplinary action, however it is at the discretion of your employer how serious they take the incident. For example, you may simply not be paid for the day’s work or it could go on your record – it’s not typically grounds for dismissal.

**Collective action incentivizes policy change, but status quo sustains science as usual which embraces climate skep.**

**Green ’19** [Matthew, Reuters Journalist, “Scientists endorse mass civil disobedience to force climate action”, 10-12-2019, Reuters, https://www.reuters.com/article/us-climate-change-scientists/scientists-endorse-mass-civil-disobedience-to-force-climate-action-idUSKBN1WS01K]//pranav

In a joint declaration, **climate scientists, physicists, biologists, engineers and others from at least 20 countries broke with the caution traditionally associated with academia to side with peaceful protesters** courting arrest from Amsterdam to Melbourne.

**Wearing white laboratory coats to symbolize their research credentials, a group of about 20 of the signatories gathered on Saturday to read out the text outside London’s century-old Science Museum in the city’s upmarket Kensington district**.

“**We believe that the continued governmental inaction over the climate and ecological crisis now justifies peaceful and non-violent protest and direct action**, even if this goes beyond the bounds of the current law,” said Emily Grossman, a science broadcaster with a PhD in molecular biology. She read the declaration on behalf of the group.

“**We therefore support those who are rising up peacefully against governments around the world that are failing to act proportionately to the scale of the crisis**,” she said.

The declaration was coordinated by a group of scientists who support Extinction Rebellion, a civil disobedience campaign that formed in Britain a year ago and has since sparked offshoots in dozens of countries.

**The group launched a fresh wave of international actions on Monday, aiming to get governments to address an ecological crisis caused by climate change and accelerating extinctions of plant and animal species**.

**A total of 1,307 volunteers had since been arrested at various protests in London by 2030 GMT on Saturday, Extinction Rebellion said. A further 1,463 volunteers have been arrested in the past week in another 20 cities**, including Brussels, Amsterdam, New York, Sydney and Toronto, according to the group’s tally. More protests in this latest wave are due in the coming days.

While many scientists have shunned overt political debate, fearing that being perceived as activists might undermine their claims to objectivity, the 395 academics who had signed the declaration by 1100 GMT on Sunday chose to defy convention.

“**The urgency of the crisis is now so great that many scientists feel, as humans, that we now have a moral duty to take radical action**,” Grossman told Reuters.

**Other signatories included several scientists who contributed to the U.N.-backed Intergovernmental Panel on Climate Change (IPCC),** which has produced a series of reports underscoring the urgency of dramatic cuts in carbon emissions.

“**We can’t allow the role of scientists to be to just write papers and publish them in obscure journals and hope somehow that somebody out there will pay attention**,” Julia Steinberger, an ecological economist at the University of Leeds and a lead IPCC author, told Reuters.

“**We need to be rethinking the role of the scientist and engage with how social change happens at a massive and urgent scale,”** she said. “**We can’t allow science as usual.”**

**Climate strikes spill over and cause corporate policy change – empirically proven in tech – that bypasses politicians & avoids legal disputes.**

**Ghaffary ’19** [Shirin Ghaffary, 9-20-2019, "Here’s why the Amazon climate walkout is a big deal," Vox, https://www.vox.com/recode/2019/9/20/20874497/amazon-climate-change-walkout-google-microsoft-strike-tech-activism]//pranav

On Friday, over 1,500 Amazon workers plan to walk out of work to protest their company’s environmental impact. It will be the first time in Amazon’s 25-year history that its corporate employees have participated in a walkout demonstration. **Employees are calling on Amazon to reduce its carbon footprint as part of a larger**, youth-led global **climate strike that has planned hundreds of events around the world**. **Even ahead of their walkout, protesters have already seen results.** On Thursday morning, Amazon CEO Jeff Bezos announced in Washington, DC, **that the company is making a pact to follow the Paris climate agreement — a cross-country pledge for nations to reduce greenhouse gas emissions — and it is also pledging to be carbon neutral by 2040.** But Amazon employees who plan to walk out of work say it’s not enough. Organizers told Recode they want to see Amazon set a more aggressive plan for the company to reduce its carbon emissions to zero; they want it to stop selling its cloud services to the oil and gas industry; and they want it to stop donating to politicians who deny climate change’s existence. (**Bezos said he would “take a hard look” at whether donations are going toward climate-change deniers** but made no promises.) Amazon declined to comment directly on the strike. “I would love to be in a meeting where one of the criteria or goals around the design that I’m proposing is, ‘How much carbon does this remove from our footprint?’” Weston Fribley, a software engineer at Amazon and one of the organizers of Amazon Employees for Climate Justice, the group organizing the walkout, told Recode. “Our work is interesting and challenging, and it’s tough to see the company not prioritizing things that are so important.” **Employees from several other major tech companies have joined Amazon’s lead, calling on their companies to change business practices to reduce climate change**. So far, 700 **Google** employees have pledged to walk out, along with others at several other major tech companies including **Microsoft, Facebook, and Twitter**. **(Google announced a day ahead of the walkout that it’s making a major investment in wind and solar energy.)** These employees’ **coordinated involvement is a sign of how far the growing tech labor movement has come since rank-and-file workers began organizing over the past several years**. In 2019, as public and political scrutiny of their companies increases, **these employees have mobilized to pressure their companies on political issues ranging from selling AI tech military use, providing products to oppressive governments, and discrimination and harassment in the workplace**. Several leaders of the Amazon protest say they were inspired by last year’s Google walkout in which 20,000 employees left work to protest the company’s payout of high-powered executives accused of sexually harassing employees. The walkout was a historic moment for tech activism and the largest-ever company protest by workers in the industry. **It’s remarkable that employees at Amazon, known for a grueling work culture in which employees put on a unified public front and are sworn to secrecy, are now leading a protest in their sector.** “**The tech climate strike is proof that tech workers across the industry are becoming more confident in our power to shape the future,”** the organizing group Tech Workers Coalition (TWC) said in a statement to Recode. TWC helped coordinate employees at major companies who planned to join Amazon workers in participating in the strike. “This is a historic milestone for our industry and shows that we will only continue getting stronger until tech treats everyone equitably.” **The walkout is indeed a sign of a growing, cross-industry movement by employees to move the needle on their employer’s business practices on social and political issues**. A few months ago, employees at e-commerce home decor giant Wayfair walked out of work to demand their employer stop providing beds to children in US immigration detention facilities. Similarly, employees at the advertising firm Ogilvy protested their company’s contract with US Border Patrol, prompting the CEO to hold a lengthy meeting addressing concerns to a room full of angry employees. (Neither Ogilvy nor Wayfair have said they will cancel their contracts.) And at Amazon, workers have also formed a “We Won’t Build It” organizing group to protest the company’s Amazon Web Services contracts with companies like Palantir, which provide a technological infrastructure that helps US immigration agencies enforce deportation policies. **At a time when many of these workers are feeling doubtful about politicians’ ability to pass laws enforcing changes they want to see, they’re increasingly calling on their employers to set the ethical standard**. “**It goes beyond climate change**,” one Amazon employee who plans to walk out and who requested anonymity told Recode. “It demonstrates that, ‘Hey, you guys can organize on something together that you feel strongly about that maybe your managers don’t like but that you think is the right thing to do.’

**Warming causes extinction & turns every impact – no adaptation & each degree is worse**

**Krosofsky ’21** [Andrew, Green Matters Journalist, “How Global Warming May Eventually Lead to Global Extinction”, Green Matters, 03-11-2021, https://www.greenmatters.com/p/will-global-warming-cause-extinction]//pranav

Eventually, yes. **Global warming will invariably result in the mass extinction of millions of different species,** humankind included. In fact, **the Center for Biological Diversity says that global warming is currently the greatest threat to life on this planet**. **Global warming causes a number of detrimental effects on the environment that many species won’t be able to handle long-term**. Extreme weather patterns are shifting climates across the globe, eliminating habitats and altering the landscape. **As a result, food and fresh water sources are being drastically reduced**. Then, of course, **there are the rising global temperatures themselves, which many species are physically unable to contend with**. Formerly frozen arctic and antarctic regions are melting, increasing sea levels and temperatures. Eventually, **these effects will create a perfect storm of extinction conditions**. The melting glaciers of the arctic and the searing, **unmanageable heat indexes being seen along the Equator are just the tip of the iceberg, so to speak.** **The species that live in these climate zones have already been affected by the changes caused by global warming.** Take polar bears for example, whose habitats and food sources have been so greatly diminished that they have been forced to range further and further south. **Increased carbon dioxide levels in the atmosphere and oceans have already led to ocean acidification**. **This has caused many species of crustaceans to either adapt or perish and has led to the mass bleaching of more than 50 percent of Australia’s Great Barrier Reef**, according to National Geographic. According to the Center for Biological Diversity, the current trajectory of global warming predicts that more than 30 percent of Earth’s plant and animal species will face extinction by 2050. By the end of the century, that number could be as high as 70 percent. We won’t try and sugarcoat things, humanity’s own prospects aren’t looking that great either. According to The Conversation, **our species has just under a decade left to get our CO₂ emissions under control. If we don’t cut those emissions by half before 2030, temperatures will rise to potentially catastrophic levels. It may only seem like a degree or so, but the worldwide ramifications are immense.** The human species is resilient. We will survive for a while longer, even if these grim global warming predictions come to pass, **but it will mean less food, less water, and increased hardship across the world — especially in low-income areas and developing countries. This increase will also mean more pandemics, devastating storms, and uncontrollable wildfires**.

### 1AC – Advantage - Democracy

#### UK democracy is declining right now – Johnson’s levelling up agenda is a disguise for masking dissent

Macfarlane 5/12 [Laurie is a Research Associate at IIPP. Prior to this Laurie was a Senior Economist at the New Economics Foundation. Open Democracy “The UK government is using ‘levelling up’ to hide a crackdown on political dissent” <https://www.opendemocracy.net/en/oureconomy/the-uk-government-is-using-levelling-up-to-hide-a-crackdown-on-political-dissent/> ] //aaditg

What about Boris Johnson? For many, the answer is obvious: Brexit. But when it comes to domestic policy, the prime minister has yet to leave his mark on the country. After a year spent fighting the COVID-19 pandemic, the closest thing his government has to a flagship policy is the much-trumpeted “levelling-up” agenda. Officially the aim is to tackle the UK’s stark regional inequalities and “rebalance opportunities” across the country. Unofficially it’s about cementing Conservative support in traditional Labour strongholds in northern England and the Midlands. But while the broad objectives may sound sensible, in recent weeks frustration with the policy has been growing. Some have denounced the agenda for being vague and ill-defined, while others have accused the flagship Levelling Up Fund and Towns Fund of being convenient conduits for pork barrel politics. In an attempt to fend off critics and put the agenda back on track, the government promised that this week’s Queen’s Speech would be “jam-packed with measures to 'level up' the UK”. So how did it measure up to this promise? The Queen’s Speech included a total of 28 new bills covering a broad range of issues, from healthcare and criminal justice to online safety and professional qualifications. Bizarrely, almost every area of policy is presented as contributing to the levelling-up agenda in some way ­– from the launch of a new anti-smoking strategy to the recruitment of more police officers. But simply repeating a term over and over again doesn’t make it more convincing. In reality, precious little of the government’s legislative agenda will have any bearing on regional inequalities. Where legislative proposals are relevant, the solutions presented are far from convincing. Precious little of the government’s legislative agenda will have any bearing on regional inequalities A new Skills and Post-16 Education Bill will introduce a Lifelong Loan Entitlement, which will expand the student loan system to cover four years of education at any time in life. While the prime minister said the scheme will be "rocket fuel" for the levelling-up agenda, it’s unclear how burdening struggling families – many of whom are already drowning in debt – with even more loans will help to narrow the UK’s economic divides. A new Planning Bill will allegedly create a “simpler, faster and more modern planning system” that will promote homeownership and tackle the housing crisis. But by undermining local authorities and handing over more power to private developers, many housing experts believe the government’s reforms will make the housing crisis worse, not better. The government will also deliver on its commitment to establish eight freeports, which we are told will “drive regeneration by bringing investment, trade and jobs”. However, experts say there is little evidence that freeports create additional jobs or boost economic growth, while others have warned they could lead to increased tax evasion and money laundering. Meanwhile, legislation that would genuinely help to level up the country, such the long-awaited bills on workers’ rights and private renting reform, both of which were first promised in 2019, have once again been neglected or kicked into the long grass. So despite the government’s best efforts to convince us otherwise, ‘levelling up’ remains a slogan without substance. But if the government’s legislative programme isn’t going to level up the country, what is it going to deliver? The answer is: something else entirely. In the UK’s political system, a government can continue winning elections by suppressing critics and rigging democracy in its favour Under the proposed Electoral Integrity Bill, it will no longer be possible to simply walk into a polling station, give your name and address, and cast a vote. Instead voters will be forced to show photographic ID at polling stations. While the government claims the measure is being introduced to “protect the integrity of elections”, critics say the move is a naked attempt at voter suppression. In 2015 it was estimated that 3.5 million UK citizens do not have access to photo ID, while 11 million don’t own a passport or a driver’s licence. Unsurprisingly, those voters are disproportionately poor, disadvantaged and non-white. Groups including the Electoral Reform Society, the Runnymede Trust and the Traveller Movement have warned that requiring voter ID could cause widespread disenfranchisement among minority communities (who, as it happens, tend not to vote Conservative). This isn’t the only attack on democracy. After Labour dominated last week’s mayoral elections, the home secretary, Priti Patel, unveiled plans to change the electoral system. The reform involves switching all future English mayoral elections from the existing supplementary vote system – in which the public ranks their two favourite candidates – to the first-past-the-post system used in elections to the House of Commons. Political analysts say the move will make it easier for Conservatives to win future elections. It’s not just elections that are in the government’s sights. The proposed Police, Crime, Sentencing and Courts bill has been described by the human rights organisation Liberty as “an assault on basic civil liberties”. As well as dramatically curtailing the right to protest against government policies, the bill creates new stop-and-search powers and criminalises trespass – measures that could licence state harassment, ramp up racial profiling and threaten the way of life of Gypsy and Traveller communities. Academics have also expressed concern about the proposed Higher Education (Freedom of Speech) Bill, which will enable speakers who are ‘no-platformed’ to sue universities for compensation. While the government claims the bill will “strengthen academic freedom and free speech in universities in England”, critics say it’s an attempt to impose a right-wing agenda on university campuses. So while the government claims its main focus is levelling up, its legislative agenda suggests the priority is something rather different: cracking down on political dissent. After years spent dealing with Brexit and COVID-19, Johnson’s domestic priorities are finally becoming clear: reward those who vote Conservative, and suppress those who don’t. Is this really a sustainable strategy? In most democracies, where coalitions and consensus building are the norm, the answer would be ‘no’. But in the UK’s winner-takes-all political system, it’s perfectly possible for a government to continue winning elections by suppressing critics and rigging the rules of democracy in its favour. Can it be stopped? That depends on whether progressives are up to the task of defending our democracy and civil liberties from a creeping new authoritarianism.

#### Strikes are the internal link to uphold democracy – empirics prove

Pope 18 [ Before joining Rutgers in 1986, James Gray Pope worked in a shipyard and represented labor unions at the Boston law firm of Segal, Roitman & Coleman. He has a doctorate in politics from Princeton and specializes in constitutional law, constitutional theory, and labor law. “Labor’s right to strike is essential” Sept 2018 <https://www.psc-cuny.org/clarion/september-2018/labor%E2%80%99s-right-strike-essential>] //aaditg

What provoked Cuomo and de Blasio to close ranks and launch a simultaneous attack on workers’ rights? Gubernatorial candidate Cynthia Nixon had the audacity to include in her platform a plank endorsing public workers’ right to strike. No wonder Cuomo and de Blasio struck back: Like Bernie Sanders, Nixon threatened the grip of Wall Street-backed politicians on what was once the party of working people. The right to strike should be a no-brainer for any self-respecting candidate who claims to care about working people. It isn’t some transitory policy fix; it’s a fundamental human right, recognized in international law. Without the right to strike, workers have no effective recourse against unhealthy conditions, inadequate wages, or employer tyranny. Before the American labor movement began its long decline, unions made the right to strike a litmus test for supporting candidates. Labor leaders held that anti-strike laws imposed “involuntary servitude” in violation of the Thirteenth Amendment to the United States Constitution. Corporate interests ridiculed this claim, arguing that the Amendment guaranteed only the individual right to quit and go elsewhere. But workers and unions held their ground. “The simple fact is that the right of individual workers to quit their jobs has meaning only when they may quit in concert, so that in their quitting or in their threat to quit they have a real bargaining strength,” Congress of Industrial Organizations (CIO) General Counsel Lee Pressman explained. “It is thus hypocritical to suggest that a prohibition on the right to strike is not in practical effect a prohibition on the right to quit individually.” Labor leaders quoted the Supreme Court’s statement that the Amendment was intended “to make labor free, by prohibiting that control by which the personal service of one man is disposed of or coerced for another’s benefit which is the essence of involuntary servitude.” Although they never convinced the Supreme Court that this principle covered the right to strike, Congress did embrace the core of their claim when it protected the right to strike in two historic statutes, the Norris-LaGuardia Act of 1932 and the Wagner National Labor Relations Act of 1935. The “individual unorganized worker,” explained Congress, “is helpless to exercise actual liberty of contract and to protect his freedom of labor.” A DEMOCRATIC NEED The recent teacher strikes underscore another, equally vital function of the strike: political democracy. It is no accident that strikers often serve as midwives of democracy. Examples include Poland in the 1970s, where shipyard strikers brought down the dictatorship, and South Africa in the 1970s and 1980s, where strikers were central to the defeat of apartheid. Even in relatively democratic countries like the United States, workers often find it necessary to withhold their labor in order to offset the disproportionate power of wealthy interests and racial elites. During the 1930s, for example, it took mass strikes to overcome judicial resistance to progressive economic regulation. Today, workers confront a political system that has been warped by voter suppression, gerrymandering and the judicial protection of corporate political expenditures as “freedom of speech.” With corporate lackeys holding a majority of seats on the Supreme Court, workers may soon need strikes to clear the way for progressive legislation just as they did in the 1930s. But if the right to strike is a no-brainer, then how did Cuomo and de Blasio justify attacking it? “The premise of the Taylor Law,” said Cuomo, “is you would have chaos if certain services were not provided,” namely police, firefighters and prison guards. If that’s the premise, then why not endorse Nixon’s proposal as to teachers and most public workers, and propose exceptions for truly essential services? That’s the approach of international law, and that’s what Nixon clarified she supports. But Cuomo couldn’t explain why teachers and other non-essential personnel should be denied this basic human right. As for de Blasio, he claimed that the Taylor Law accomplishes “an important public purpose” and that “there are lots of ways for workers’ rights to be acknowledged and their voices to be heard.” What public purpose? Forcing workers to accept inadequate wages and unsafe conditions? What ways to be heard? Groveling to politicians for a raise in exchange for votes? The ban forces once-proud unions to serve as cogs in the political machines of Wall Street politicians. No sooner did Nixon endorse the right to strike than two prominent union leaders rushed to provide cover for Cuomo. Danny Donohue, president of the Civil Service Employees Association, called her “incredibly naive” and charged that “clearly, she does not have the experience needed to be governor of New York.” Evidently Cuomo, who was elected governor on a program of attacking unions and followed through with cuts to public workers’ pensions and wages, does have the requisite experience. John Samuelsen of the Transport Workers Union, which represents more than 40,000 New York City transit workers, also lashed out, saying, “I believe that she will cut and run when we shut the subway down…. As soon as her hipster Williamsburg supporters can’t take public transit to non-union Wegmans to buy their kale chips, she will call in the National Guard and the Pinkertons.”

#### Climate strikes are a form of environmental, civil *mobilization* that creates the emergence of a democratic impetus *legitimizing* democracy and reform

Szolucha 20 [ Anna Szolucha works at Department of Social Sciences, Faculty of Arts, Design and Social Sciences, Northumbria University, Newcastle, UK Sage Pub “Why is everyone talking about climate change ... again?” Feb 19, 2020 <https://journals.sagepub.com/doi/full/10.1177/0791603520908188> ] // aaditg

And yet, as U Thant’s quote would seem to confirm, there is a justified feeling that we have been here before; we have already made those arguments; we have appealed to global solidarity and cried out for urgent action to tackle global warming and stop causing irreparable damage to the Earth’s ecosystems. However, at least from a European perspective, there is also a sense that things are changing. The recent popular mobilisations in the form of climate strikes, various national movements and, importantly, community-based campaigns have raised the profile of climate action and brought it to the fore of national and international debate in a way that we have not seen for years. Importantly, this seems to be the case in both the core as well as on the periphery of Europe where the environment has suddenly become a topic of electoral debates. So how do we make sense of the current moment in, what seems to be, a very long march toward tackling climate change? What is the same? What is different? How to define success and failure? And what has climate change to do with democracy? A view from the fracking front I remember that I first heard of fracking1 when I lived in Ireland, about nine years ago. I did not think for a moment that I would end up living in the vicinity of fracking pads in England, conducting ethnographic research about the impacts of gas developments on local communities. I think that it is important that I say where my observations are coming from because climate change looks a little bit differently from the perspective of a rural Lancashire or North Yorkshire 2 Irish Journal of Sociology 0(0) community split by their views on shale gas than from the perspective of capitalbased social movement organisations or policy makers. What I found early on, when I came to live in the communities facing the prospect of fracking, was the profound sense of democratic and social injustice that was fuelled by the distrust toward the authorities, police and the gas industry (Szolucha, 2016, 2018). Regardless of their individual views on hydraulic fracturing, local residents felt alienated from the conditions of their physical environments as well as from their rights as democratic subjects. This experience stemmed from their interactions with one another as well as with the industry and various state agencies that were tasked with safeguarding the environment and people’s health. The distrust settled in the communities quite quickly, at least partially prompted by the increasing corporatisation of the state and the hollowing out of its democratic function. Although fracking can have an impact on all local residents, it is important to note that the majority of gas developments that I have researched have taken place in areas that are overall traditionally Conservative-voting, predominantly white and middle-class. These characteristics can influence the way in which people make sense of decisions and actions that affect their lives, but I think that the popular democratic and anti-authoritarian tone of the claims made by community-based campaigns does not derive simply from their sociological characteristics but is also symptomatic of the current moment in the global struggle to tackle climate change. In outlining the similarities and differences between the current and past waves of social protest around environmental issues, I want to highlight the role that popular democratic demands play in mobilising for climate action – why are they important and why are they the only thing that really moves things forward? Have we really been here before? Yes, which means that, hopefully, we will have learnt something. And we did. In the 1970s and 1980s, environmentalism won much wider public support and, in the US, where it became overtly political and radical, it facilitated the creation of the Earth Day – a now-annual and global event that promotes environmental protection. It was initially modelled on anti-war teach-ins, but their antiestablishment orientation soon gave way to environmental management which conceived of problems as technical and scientific rather than social, democratic or transformative (Gottlieb, 1995). The echoes of this approach can still be heard today in the way in which climate science is often elevated to the status of the “truth” that alone should be sufficient to mobilise populations and political leaders to take decisive and rapid action on climate change. Forty and 50 years ago, the heightened environmental awareness led to the emergence of professional organisations in which experts dealt with specific problems, often applying a conservationist lens. This relatively unthreatening form of activism helped introduce some legislative and administrative changes such as the National Environmental Protection Act of 1970 in the United States and the Szolucha 3 Control of Pollution Act 1974 in Britain. The Environmental Protection Agency was set up in the US and the Department of the Environment was established in the UK around that time as well (Sandbach, 1978). Although these developments contained popular fears, they by no means put an end to local, issue- and community-based campaigns. The Irish environmental movement was also born around this time in the context of Wood Quay and the Carnsore Point protests (Leonard, 2008). What dominated the wave of mainstream environmentalism in the 1970s was a distinct approach – epitomised in The Club of Rome’s conclusions and organisational principles – that was largely top-down, technical, expert-led and global rather than local (Eastin et al., 2011). A view from below was lacking, and the democratic and anti-authoritarian impulse that undoubtedly drove a lot of environmental activism of the time was domesticated by the promises of regulatory and expert oversight. The transformational potential that was required to make substantive changes in the way people treated the environment was spent on the creation of recycling programmes and environmental curricula in schools (Ogrodnik and Staggenborg, 2016). Isn’t this exactly where we are heading today? The top-down and expert-led approach to tackling climate change is still dominant in intergovernmental negotiations and has even been adopted by some of its critics in social movements who use it to address the powers that be and receive massive media resonance. Emission targets often remain the main reference point for the formal mitigation pledges and efforts. Even the distinctly global approach to the problem and the popularisation of climate change by the mass media are exactly what scholars were hailing as a new quality of the 1970s environmentalism: “What is new” they wrote “is, on the one hand, the global approach to the problem – both figuratively and literally – and, on the other hand, the popularisation of the issues by the mass media” (Kimber and Richardson, 1974: 3). The rhetoric of ecological catastrophe propagated by such figures as Greta Thunberg or Sir David Attenborough also bears an uncanny resemblance to the “eco-doom” literature that was popular in the 1970s. The tactics and methods used by some of the contemporary environmental movements and grassroots campaigns, that employ high-visibility direct action rather than discrete lobbying, were also characterised as novel ... 50 years ago. At the time, such environmental groups as Friends of the Earth and Greenpeace distinguished themselves from the Conservation Society or the Campaign for the Protection of Rural England by undertaking more militant actions that addressed concerns pertaining to the general environmental crisis rather than single issues (Herring, 2001). Today, new social movement organisations and local groups seem to be taking up the mantle of more confrontational environmentalism. Notwithstanding these historical similarities, it would be wrong to conclude that nothing has changed in the last 50 years. Popular environmental protest can teach us a lesson about why popular democratic demands are important for effecting change in many aspects of politics 4 Irish Journal of Sociology 0(0) and society. But first, how should we think about these new, old developments in the environmental movements and popular ecological awareness? What we are witnessing is perhaps less of a “new” type of environmentalism and more of an important moment in the evolution of the environmental movement and the history of climate action. These moments happen maybe once in a generation, roughly. In the 1970s, the new global environmentalism was part of an age of protest and was instrumental in the emergence of the environmental justice movement which highlighted the social bias and racism of siting decisions. Twenty years after that, anti-nuclear mobilisations in various countries in Europe and anti-road protests in Britain again led to the emergence of new ecological groups and renewed public interest in environmental problems. The 2000s in Ireland were definitely marked by the protest against the Corrib gas project in County Mayo and the jailing of the Rossport Five, which have indirectly contributed to anti-fracking resistance and a ban on the method in 2017 (Darcy and Cox, 2019). Elsewhere, global warming became one of the targets of alter-globalisation struggles that linked capitalist globalisation with international inequalities perpetuated by the extractive activities. In 2020, we are again at a historical juncture when the cultural environmental critique has merged with scientific concerns. The expanding extraction of fossil fuels in evermore unconventional ways and places is mobilising community-based campaigns that find themselves discovering a growing environmental movement that echoes and amplifies their causes. The “new” movement is itself often informed by the recent wave of pro-democratic and anti-austerity protests such as Occupy. The ideas about direct action and direct democracy that animated those mobilisations are being creatively rediscovered as a distinctive form of anti-authoritarianism in a new reality increasingly defined by the far right. Democracy and climate action From the point of view of a community-based campaign in Britain – whether opposed to or in favour of fossil fuel extraction – the scope for popular democratic action has been contracting rather than expanding. When local residents decide to get involved in community activism – the majority of them for the first time in their lives – they enter a technocratic, political and social landscape that is largely not amenable to hearing or engaging with their concerns. The UK planning system, for example, often considers the old vocabularies of local amenity and aesthetics to be more materially significant than issues of climate change and social acceptance. The central government is happy to facilitate fracking at times when it finds it expedient and suspends the controversial practice in the runup to elections. This gives rise to popular dissatisfaction which facilitates and sustains environmental networks that people organise under to address their particular and more general concerns around climate change. Popular discontent is instrumental in the emergence of a democratic impetus – a social and cultural force that appeals to egalitarianism and “the people” as the source and value of important political changes and actions. Popular democratic impulse embodied in community-based environmental campaigns delegitimises certain political decisions and challenges them from the position of grassroots experience and civic subjectivity. Every “new” era of environmental protest seems to be driven by this democratic impetus. It stems from outside the state and its only claim to power is that it is portrayed to articulate the democratic will of a community or society. If today, climate change is competing with other major issues on the national and international agenda, this is not because of an IPCC report or the most recent climate science; rather, it is because of the potent merging of environmental, democratic and anti-authoritarian feelings that have brought global warming to the fore again. Over 50 years ago, Rachel Carson – the author of “Silent Spring,” a seminal book about the environmental impacts of pesticides – recognised that some of the pressing environmental issues of the day were indicative of “an era dominated by industry, in which the right to make a dollar at whatever cost is seldom challenged” (2002: 13). A similar sentiment is also the mobilising force behind environmental movements and campaigns today. Although they have had 50 years to develop articulate understandings of social inequality, it is striking to read that some scholars still think about European environmentalism as “privileged fear” of those who will not have to bear the full weight of the climate crisis. And it is hard to blame them for this view because there is much more that could be done to give social inequality its proper place in the climate change debate. The current environmental moment is therefore susceptible to the same pitfalls and the same fate as its 1970s iteration. The social and economic dimensions of climate change may be lost again because they are not being put centre stage. The environmental and climate change protests today may not signify a beginning of an entirely new environmentalism or even a culmination of five decades of ecological struggles. Everyone is speaking about climate change again because we are at a particular moment in the complex history of climate action – when environmental, democratic and anti-authoritarian concerns have come together drawing on as well as forgetting some lessons of the previous waves of popular mobilisations around environmental issues. Part of this predicament stems from the diverse roots and organisational principles of the plethora of campaigns and actors involved in tackling the climate crisis. So, as we are all learning about the possibilities of contemporary climate action, is the history of the environmental movement “a litany of small, ephemeral, and qualified victories, many of which have been further undermined in recent years” (Boime, 2008: 298)? It is true that, in hindsight, the last 50 years of environmentalism that I sketched above can leave one with a nagging sense of disappointment at the incremental nature of climate action. On the other hand, as many local campaigners and activists would tell you, this is not how they experience their actions in real time. Is this “movement amnesia” a failure to learn within movements as well as between different waves of protest? Not necessarily. In fact, a sense of 6 Irish Journal of Sociology 0(0) transgressing old boundaries and established ways of organising are essential parts of the democratic impulse that drives social mobilisation. If arguments or strategies seem novel to some of those who undertake climate action, it may simply mean that those strategies are reaching out to broader social groups. So what are the lessons that we can draw from the last 50 years of environmental mobilisations? It seems that neither massive media interest, symbolic figures nor spectacular direct actions are a proved recipe for tackling global warming in an effective way. They are important, but I would advise caution to those who think that they indicate a real social and political change. In fact, the lesson that I take from history is this: climate change, democracy and anti-authoritarianism constitute a potent formula for environmental mobilisation as long as they remain grounded in everyday life concerns and activity of social groups regardless of individual income or identity. This is why environmental justice and democracy are so important in tackling the climate crisis; they should be a way, rather than only an effect of addressing global warming. The experience of the last 50 years shows that environmental movements come and go and, although they are instrumental in effecting socio-political change, it is the democratic agency of society that gives them their impetus and legitimacy. And it seems that, in some parts of contemporary Europe, fighting for a liveable climate may need to go hand in hand with fighting for democracy.

#### Democracy *solves* climate change but we need an *increase* in pace of action

Casas-Zamora 21 [Dr. Kevin Casas-Zamora is the Secretary-General of the International Institute for Democracy and Electoral Assistance (IDEA), with over 25 years of experience in democratic governance as a researcher, analyst, educator, consultant and public official. Here he discusses the role that democracy plays in mitigating climate change. 06/29/2021 Why democracy is the key ingredient to battling climate change” <https://www.euronews.com/green/2021/06/29/why-democracy-is-the-key-ingredient-to-battling-climate-change> ] //aaditg

The recent court rulings tell us a lot, not just about the powerful assets that democracy can deploy in the struggle against climate change, but also the long-term robustness of the case for democracy as a political system. Democracies are under pressure from populism, disinformation, inequality and voter frustration, according to the Global State of Democracy report from the intergovernmental organisation International (IDEA). They are also afflicted by a crisis of self-confidence. Fairly or not, the current pandemic has helped cement a narrative portraying liberal democracies as lumbering and too divided to cope with big challenges, while extolling the presumed ability of authoritarian systems to act decisively. Andre Penner/AP2011 Deforestation in the Brazilian AmazonAndre Penner/AP2011 ‘Extremists and populists on the rise’: Why the EU needs a green prosecutor What are the vices to democracy? This narrative is not concocted out of thin air. Democracies do suffer from vices when it comes to slow-burning crises like global warming. Voters and politicians have short attention spans. Balances of power mean reforms can be held hostage to obstinate US Senators or oil lobbyists. Science can play second fiddle to voters if it entails higher taxes - France’s yellow vest protests, sparked by fuel price rises, are a case in point. And yet, despite all this, the facts are clear - 9 out of the 10 top performers in the 2021 Climate Change Performance Index are democracies. Sweden tops the list of 57 countries. China is 30th. The reasons for this are not hard to fathom. Democracies allow for the free flow of information that enables policy makers to debate and find solutions, and for civil society to mobilise. It is no coincidence that youth campaigner Greta Thunberg helped spark a global movement from a lone street demonstration in Sweden, one of the world’s top performing democracies. It is no coincidence that youth campaigner Greta Thunberg helped spark a global movement from a lone street demonstration in Sweden, one of the world’s top performing democracies. Democracies are more effective against climate change for the same reasons that they don’t experience famines, as Nobel Laureate Indian economist Amartya Sen suggested long ago - because in allowing freedom of expression, a vibrant civil society, regular elections and the workings of checks and balances, they increase the likelihood that crises will be met and destructive policies corrected. Democracy is not simply elections - it is the often chaotic workings of myriad institutions and groups as well as a culture of open debate, where climate reform is nudged along by courts, free media, parliaments, and public protests. Democracy’s most powerful weapon against the challenges of this century is its ability to self-correct. And then there is the capacity of democratic systems to forge the social consensus required for long-term transformations to be sustainable. We know this story - participatory decision-making may be slower than executive decrees, but almost always yields outcomes that are more legitimate and accepted by society, and hence more durable. Canva Democracy is a key ingredient to fighting climate changeCanva This is vital for climate change. Decarbonisation is not something governments do by fiat, though act they must - it is something societies as a whole must do by conviction. Consumer habits will need to change, from reducing air travel to adjusting diets. Trillions of dollars will have to be invested in transforming the sources of energy that fuel economies. New social contracts will have to be devised so that the burden of these fiscal bills can be equitably shared. There is no guarantee that democracies will succeed in building the consensus needed to save our species, but their odds are better than those of any other political arrangement. Could decarbonising our cities be the answer to climate change? Kids are disappointed in grownups’ ‘un-green’ ways: Here are their plans for a cleaner future Democratic governance could slow down climate change This is, however, the key question – while it is clear that the attributes of democracy are potentially superior to deal with climate change, it is much less clear that they will be actually deployed with the celerity required. This is, precisely, what courts are doing in Germany and elsewhere - they are moving forward the deadlines that political systems and societies must meet if our species is to avoid disaster. Those deadlines are tight – a few decades, at most. But courts alone won’t do the trick. Democratic governments, parliaments, and political leaders must also dramatically increase the pace of their actions. This is why it is so vital to connect the discussion of climate change with debates on the quality of democratic governance. We must distill, disseminate, and design the institutions and practices that are more likely to allow democracies to build consensus, distribute burdens and make decisions effectively to meet the climate crisis. Experimenting with new forms of political deliberation, like citizens’ assemblies, enlarging the representation of young people by lowering the voting age and adopting some of the bargaining practices between industries, workers and governments that have been so instrumental in building consensus in Northern Europe - this is the stuff democratic governance agendas should be made of in the climate crisis era.

### 1AC – Solvency – Plan

#### Thus the plan – The United Kingdom of Great Britain and Northern Ireland should recognize an unconditional right for workers to strike.

Clarion 19 [ The Clarion is a magazine for labor activitists. 9/09/2019 “Workers need the right to strike for climate justice” https://theclarionmag.org/2019/09/09/workers-need-the-right-to-strike-for-climate-justice/ ] // aaditg

Workers need the right to strike for climate justice – repeal the anti-union laws In 2019, school students’ strikes internationally have shifted the debate about the climate crisis. Now more and more school student activists recognise that they alone cannot tackle the crisis and win a fundamental transformation of society. A just transition to a new economic system run in the interests of people and planet, not profit, must have workers at its core. For more than thirty years, workers in the UK have been fenced in by laws which make quick and effective strike action difficult, and action over political issues like climate change more difficult still. Workers do take radical action despite the law; but over the years the anti-union laws have helped weaken the culture of workplace organisation and workers’ direct action. The urgency of the climate crisis demands both bending and defiance of these laws – as groups of workers will undertake on 20 September – and a renewed campaign for them to be scrapped completely. In the context of climate chaos, workers urgently need freedom to take quick and effective industrial action to defend themselves against dangerous and unstable working conditions. They urgently need freedom to take solidarity action to support other workers in their communities, across the UK and – crucially in an interconnected world where the global poor are on the frontline – in other countries. And they urgently need freedom to take industrial action for political issues, most importantly a just solution to the climate crisis. We therefore call on all organisations who seriously want to fight climate change to call for the abolition of all anti-union laws and their replacement with strong legal rights for workers and unions, including the right to strike quickly and effectively, in solidarity with others and for political demands. We congratulate the Greens for taking a strong stand on these issues. We call on Labour to carry out the policy passed by its conference in 2017 and 2015. We welcome the motion to the TUC Congress submitted by the Fire Brigades Union.

#### UK seeking climate leadership now, and climate reform gets modeled by other T15 fossel fuel financiers

LaFortune 10/29 [Rachel, Researcher, Environment and Human Rights, “UK Needs to Provide Genuine Leadership on Fossil Fuel Financing”, 10-29-2021, https://www.hrw.org/news/2021/10/30/uk-needs-provide-genuine-leadership-fossil-fuel-financing]//pranav

In the leadup to the United Nations climate summit in Glasgow, COP26, the United Kingdom has sought to position itself as a leader in global efforts to end government support for fossil fuels. The UK’s Special Envoy to COP26, John Murton, announced earlier in October the United Kingdom’s intention to forge an alliance of governments and public-finance institutions to phase out international public finance for fossil fuels and increase support for renewables. There is no question that leadership on this critical issue is desperately needed to avert the worst climate outcomes. The question is whether the United Kingdom will do what’s necessary to deliver on this promise, and whether other top fossil fuel financers will likewise rise to the occasion. Governments should urgently be taking every possible measure to stop the flow of financial support to fossil fuels. Such support – through subsidies and public finance – artificially reduces the cost of fossil fuel exploration, production, and consumption, incentivizing further production and wasteful energy use. The International Energy Agency made clear in a 2021 report that all governments need to eliminate fossil fuel subsidies in the next few years and completely halt investment in new fossil fuel production this year to meet world climate targets. Ultimately, phasing out support for fossil fuels is a matter of governments meeting their human rights obligation to address the climate crisis. This move is key to reducing emissions and ensuring that governments can tap into their full resources to support communities bearing the brunt of climate impacts. Yet governments continue to provide billions of dollars in support for fossil fuels. From 2018 to 2020, G20 countries and the multilateral development banks they govern provided at least US$63 billion per year in international public finance for oil, gas, and coal projects, 2.5 times as much as for renewable energy. Looking at public finance along with domestic subsidies and other supports, G20 governments provided US$584 billion a year to support fossil fuels between 2017 and 2019. Positively, there is a growing movement to end international financing for coal, including a G7 commitment in June to phase out most public international finance for coal-fired power generation. The Chinese government – by far the world’s largest international public financer of coal – pledged several months later to stop building coal-fired power plants overseas, potentially signaling a significant shift. Now, with COP26 and the G20 summit just around the corner, the United Kingdom’s climate team has set the ambitious goal of eliminating not only public financing for coal, but for all fossil fuels. This is an important step, and everyone should join in. In particular, countries such as Canada – the top fossil fuel public financer – and Italy, Germany, and France – among the top 15 G20 fossil fuel financers – should embrace this commitment. But more is needed. International public finance is key, but governments should also end the billions more they provide in domestic subsidies and broader government support for fossil fuels, while protecting low-income households from associated price increases. And while joint commitments are a positive first step, they must be followed by concrete, timely action. Past commitments to phase out fossil fuel subsidies have stagnated. Despite repeated pledges, G20 governments have collectively achieved just a nine percent reduction in the billions in fossil fuel subsidies provided from the period of 2014-2016 to 2017-2019. The United Kingdom itself exhibits how commitments to eliminate government support for fossil fuels can fall short in important ways. On international public finance, the United Kingdom announced the immediate end to support for the fossil fuel sector overseas starting this year. But the plan has loopholes that will allow continued support for fossil fuels, particularly for gas. The United Kingdom is in fact continuing support for a massive gas project in Mozambique that it agreed to fund just months before its commitment to end support for fossil fuels abroad. As governments from around the world gather in Glasgow in November to chart a course forward on climate, with so much hanging in the balance, the United Kingdom and other big emitters need to break from the past and lead a new type of international collaboration to phase out support for fossil fuels. It should be marked by timely action, broad support, and clear commitments to prevent the worst climate outcomes and their impact on human rights the world over.

#### Climate strikes spur business and government climate reform – ambitions are high, but sustained strikes are key

Diggle ’19 [James, Head of Energy and Climate Change, CBI, “How the UK can compete as the world transitions to a low-carbon economy”, 11-05-2019, UKSPA, https://www.ukspa.org.uk/how-the-uk-can-compete-as-the-world-transitions-to-a-low-carbon-economy/]//pranav

The public demand for action on climate change is clear. Climate strikes and protests throughout the year, culminating in a global day of action that preceded Greta Thunberg’s appearance at the UN Climate Action Summit are making this an issue global leaders cannot ignore. This level of public concern should come as no surprise given the weight of scientific evidence coupled with the real-world impacts of a changing climate that are becoming common place around the world. But this is not just a problem for governments to solve alone. The business community is acutely aware of its role in delivering the switch to cleaner energy and low-carbon solutions for our transport, heating and industrial activity. But government does have an important role to play in setting targets and creating the environment for businesses to invest and consumers to change behaviours and adopt new technologies. In June, after compelling evidence from the Committee on Climate Change, the then Prime Minister, Theresa May, reformed legislation of the UK’s Climate Change Act to upgrade our emissions reduction targets from 80% to net-zero by 2050. The new target was backed by the CBI and the business community. Net-zero demonstrates clear UK ambitions on tackling climate change by becoming the first major economy to legislate for this level of emissions reduction. The target also brings UK legislation in line with commitments made at the Paris Climate Change Conference (COP21) in 2015. Meeting a goal of net-zero emissions by 2050 will require far-reaching changes beyond those already under way in energy, industry, buildings and transport. It means that business and government must work together avoid the most damaging effects of climate breakdown. Achieving a net-zero target will require a huge expansion of renewable and low-carbon power, mass uptake of electric cars, smarter buildings using low-carbon sources of heating, and using nature and technology to capture carbon. All this and much more will shape the future of the UK. It is important that we view the transition as an opportunity for the UK. Society stands to benefit from cleaner technology that can both improve our environment, and at the same time reduce the risks associated with a changing climate. There is an economic case too. As the country continues to debate the nature of its place in a changing world, we can be sure that becoming a leader in the technologies of the future is one way to enable a prosperous future. We can build on the success already achieved. Ambition from the business and academic community has helped the UK achieve some major milestones on the road to net-zero. A sharp reduction in the use of coal for power generation, rapid falls in the costs of onshore and offshore wind, restarting new nuclear construction, and integration of new battery storage into our electricity grid are all steps in the right direction. With the support of government policy, power sector emissions have reduced six years in a row, and are now the lowest since 1888. The lessons we learn from this success include the need for ambitious, and predictable government policy that supports market-led delivery of investment and innovation. It is a model that we must use for our other challenges, including transport and heat decarbonisation.

**UK Business action is critical for climate change and reductions don’t effect economic growth**

**Colback 20** [Lucy Colback is Asia Lex editor for the Financial Times. She joined the Financial Times' Lex column in June 2014. Dec 17, 2020 Financial times “The role of business in climate change” <https://www.ft.com/content/7ab0bfb0-b37c-463d-b132-0944b6fe8e8b> ] //aaditg

So far, in the UK at least**, a reduction in emissions has had no effect on economic growth. The** Clean Growth Strategy of 2017 said Britain’s economy had expanded by two-thirds since 1990: it outpaced other G7 nations and it also did better at cutting emissions. The outlook for business **British business will not be let off the hook.** In 2018 the commercial sector was responsible for 18 per cent of CO2 emissions, just behind homes. In the same year, US industry accounted for more than a fifth of greenhouse-gas emissions, according to a Senate Democrats’ report. In its 2019 progress report, **the UK committee on climate change said: “It will be businesses that primarily deliver the net-zero target and provide the vast majority of the required investment**”, adding that policy needed to give a “clear and stable direction”. The UK, which is due to host the COP26 summit in Glasgow in November 2021, is priming companies for action with policies directed at specific sectors. At the opening of the COP26 private finance agenda in February, before Covid struck in the west, Alok Sharma, the COP26 president and UK business secretary, highlighted the need for a shift in funding**. “Only decarbonised economies”, he said, “will be able to grow through the worst impacts of climate change.”** Speaking later to business leaders, Mr Sharma noted that the **fight against climate change “has to be a joint endeavour between nations, civil society and business**”. He called on businesses to commit to targets such as sourcing 100 per cent renewable energy by 2050 and switching all vehicles to zero emissions by 2030. The climate-related shift could be as transformational as the advent of the internet. Businesses that do not adapt will be at risk, while those that embrace change will see greater opportunities. **Dr Bell describes climate change as “the greatest economic transformation in our lifetime**, because it impacts on every single industry sector. Nobody’s immune”. Andy Howard, head of sustainable investment at Schroders, the investment manager, agrees. “[Given] the scale of disruption we are talking about, there won’t be any easy wins,” he says. The Race to Zero Coalition, a global initiative under the UN Framework Convention on Climate Change, counts among its supporters more than 1,000 companies, 450 cities, 549 universities and 45 investors. Climate Action 100+, an investor initiative that started in 2017, includes more than 500 investors that urge companies into action on climate issues. CDP, which runs a disclosure system for environmental effects, publishes an annual climate action ranking of groups, based on a questionnaire; in 2020, 9,600 companies took part.

#### Crackdowns on strikes leaves companies unaccountable for emissions which exacerbates climate change

Rushton 8 -1 [Steve Rushton, 8-1-2021, "As the UK prepares to host COP26, some of the world's most industrialised countries are cracking down on environmental protests," <https://www.equaltimes.org/as-the-uk-prepares-to-host-cop26?lang=en#.YYNWFGDMIUF]//> ww ap

Nicholas Sheldrick was never a protester, nor would he have described himself as an environmentalist, until one day in 2011 he felt the tremors of an earthquake induced by fracking, the controversial process of the hydraulic fracturing of shale rock to recover gas. He then started looking into its impacts, which include water pollution from toxic chemicals, as well as [peer-reviewed studies](https://bg.copernicus.org/articles/16/3033/2019/) connecting the fracking boom in the United States to massive methane emissions. Still, it took a few more years before he decided to join the [anti-fracking movement](https://powerbase.info/index.php/Timeline:_shale_gas_in_the_UK). Sheldrick lives near Preston New Road (PNR) just outside of the English seaside town of Blackpool. In 2016, it became [the epicentre of the UK climate protest movement](https://www.newstatesman.com/politics/energy/2017/07/preston-new-road-how-fracking-protest-became-movement) when the government overturned a local authority’s decision to refuse permission to Cuadrilla, the UK’s leading fracking company, to begin shale gas exploration and fracking at PNR and the nearby Roseacre Wood. On 3 July 2017, Sheldrick took part in his first protest at the Cuadrilla site. “We went to the gates at 3am so that we could catch security off-guard. I put myself out of my wheelchair onto the ground and we locked on,” recalls Sheldrick, who was part of a group of 13 protesters that blocked entry to the site gates until 7pm that evening. Sheldrick, a former merchant naval officer, locked-on outside the company gates twice, despite facing [physical and verbal violence from the police](https://drillordrop.com/2018/12/22/guest-weekend-long-read-lancashire-police-tipped-off-benefit-officials-about-disabled-anti-fracking-protesters/comment-page-1/), for which he eventually received £25,000 in compensation. “I wanted to raise awareness to other locals that if I can shut this place down, that we could do it together.” His protests, and others, were a significant part of the public pressure that led to a government-imposed moratorium on fracking being issued in England in 2019. But as environmentalists in the Global South – particularly in Latin America – face [increasingly deadly risks](https://www.globalwitness.org/en/press-releases/global-witness-records-the-highest-number-of-land-and-environmental-activists-murdered-in-one-year-with-the-link-to-accelerating-climate-change-of-increasing-concern/), in a growing number of industrialised countries that bear the largest historical responsibility for the current climate emergency freedom of assembly and the right to protest are also under threat. This includes the United Kingdom where [crucial climate talks](https://ukcop26.org/) will be taking place in Glasgow from 31 October to 12 November. In April, over 400 climate academics signed [an open letter](https://docs.google.com/forms/d/e/1FAIpQLSfViJrZmKLdw0oXbnOJgF69eWHZjMKv-bnPKZpl1Df9ayJdwQ/viewform?gxids=7628) urging governments to “stop attempts to criminalise non-violent climate protest”, prompted by what they observed as a growing number of “those who put their voices and bodies on the line to raise the alarm… being threatened and silenced by the very countries they seek to protect”. Julia Steinberger, a lead author with the United Nations’ Intergovernmental Panel on Climate Change (IPCC) and a professor in ecological economics at the University of Lausanne in Switzerland, was one of the signatories to the letter. She tells Equal Times: “We wrote the letter as governments previously took no climate action saying no-one cared. Now worldwide there is concern and millions of youths are on the street. But in response, we just have cosmetic climate [action] and the criminalisation of protest. Clearly, governments are siding with fossil fuels against the people.” She says that “2018 was a key year with the global climate movement surging from [Standing Rock](https://www.equaltimes.org/kandi-mossett-for-indigenous#.YSiXs45Kg2w) to the [student protests](https://www.equaltimes.org/as-well-as-climate-action-young#.YSibHo5Kg2x), from the special report about 1.5 degrees to the first Extinction Rebellion (XR) protests. But as popular movements become more visible, so does the backlash.” A growing body of research and indisputable evidence of the year-on-year increase in life-threatening climate events have helped put the climate emergency under the global spotlight, but it is civil disobedience and grassroots activism that have been key in the attempts to force the urgent political and social change required to prevent total climate breakdown. It is against this backdrop that on 9 August 2021, the IPCC started releasing its [sixth round of reports](https://www.independent.co.uk/climate-change/news/ipcc-report-2021-summary-climate-b1899189.html), with UN Secretary-General António Guterres declaring them a “code red for humanity”. But despite this clarion call, non-violent environmentalists are being scapegoated and targeted by authorities in what has been dubbed [a global resurgence of the so-called ‘Green Scare’](https://theconversation.com/radical-environmentalists-are-fighting-climate-change-so-why-are-they-persecuted-107211) of the early 1990s, where some radical environmental groups in the US were defined and treated as domestic terrorists. We saw an example of this just before the 2015 Paris Climate Summit, where French climate activists were pre-arrested using anti-terror laws. Since 2016, [at least 18 US states](https://www.brennancenter.org/our-work/analysis-opinion/anti-protest-laws-threaten-indigenous-and-climate-movements) have used national security legislation introduced after 9/11 to crackdown on peaceful climate protests. In Australia, state authorities are taking a tough line against environmental protesters with fines for ‘trespassing’ and potential imprisonment for locking-on. And [even the Council of Europe](https://www.coe.int/en/web/commissioner/-/let-us-make-europe-a-safe-place-for-environmental-human-rights-defenders) has called for an end to the escalation in state repression against climate protests: “Let us reverse the trend and make Europe a safe place for environmental activism,” it implored. In the UK, which is hosting COP26 later this year, the Conservative government is currently pushing through a sweeping Police, Crime, Sentencing and Courts Bill, which [human rights NGO Liberty](https://www.libertyhumanrights.org.uk/wp-content/uploads/2020/04/Libertys-briefing-on-the-Police-Crime-Sentencing-and-Courts-Bill-Report-Stage-HoC-July-2021.pdf) has described as “one of the most serious threats to human rights and civil liberties in recent [UK] history.” As well as handing the state sweeping new powers to restrict the right to protest and freedom of assembly by criminalising “noisy” demonstrations, it also gives police more powers to arrest people for non-violent protests and is likely to disproportionately impact Gypsy, Roma and Traveller communities by criminalising trespass.

### 1AC – Method

**Engagement with climate debates develops understanding of continuous climate evolution – current climate curriculum bad- we epistemologically straight turn ground level clean tech movements pragmatically necessary to solve climate.**

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As the exploratory survey presented in this article has shown, climate change presents unique challenges for legal education. It is technically complex and normatively contested, evolves at a dynamic pace and freely crosses established boundaries between academic disciplines, branches of law and levels of jurisdiction. Academic instructors therefore face difficult choices when designing a climate law curriculum. As climate law moves closer to maturity, its academic instruction is displaying a tendency towards specialisation and consolidation, just as climate change becomes increasingly mainstream across the legal curriculum. The breadth, scale and variability of climate law caution against exhaustive coverage of legal doctrine and technical detail in climate law teaching. **Engagement with** central concepts and **debates,** instead, appears more apt to **support students in developing skills** for the continuous understanding of evolving climate law and its mutual interactions with other areas of law. Equally, experiential learning methods hold greater promise as ways to prepare students for the demands of climate law practice. Priorities in climate law education will change over time as policy responses progress and climate impacts grow; by contrast, the ability to integrate evolving sets of facts and rules, a capacity for **critical reasoning and systemic legal thinking**, and sound judgment will **remain decisive skills for future climate lawyers**. Going forward, further study-including, ideally, empirical research using structured interviews and questionnaires-will be warranted to refine our understanding of how climate law is being taught at universities, and how learning can be further improved to reflect evolving needs and circumstances.