Need for empirical evidence to support use of social license in conservation: reply to Garnett et al.

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Kendal et al. (2017) argue that the use of the term social license in conservation needs critical evaluation and highlight the utility of social constructs such as social acceptance in understanding public support for conservation activities. Garnett et al. (2018) argue that social license is a distinct concept, best conceptualized as a binary “emergent property of political interactions before and during the operations of an enterprise.” They argue that the

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license metaphor is a useful one; a social license is a necessary precursor to a regulatory license, and it is something that can be granted and withdrawn. There are aspects of this argument that are worthy of further exploration, particularly the conceptualisation of social license as an emergent property of relationships between civil society and conservation actors. However, their expectations that an emergent social license would be binary and recognisable are inconsistent with the vast majority of scholarship on the concept.

Garnett et al. propose a new definition of social license that is a substantial departure from definitions that are currently expressed in the literature – government interprets whether a license is granted by civil society when deciding whether to provide legal rights for an activity. This definition is based on assumptions about the relationship among governments, civil society, and other actors that need to be tested and that are not supported by existing research. Their definition assumes that social license will be explicit enough that it is possible to gauge whether civil society has granted permission for an activity and that governments are closely involved in conservation and attuned to social license. Critical evaluations of use of the term social license repeatedly highlight that although it may be easy to identify the absence of a social license by the presence of conflict, a lack of conflict does not necessarily mean a social licence is present (e.g., Parsons & Moffat 2014; Moffat et al. 2016; Overduin & Moore 2017). Empirical observations of social licenses have consistently described them as intangible, impermanent, and often fragile (Moffat et al. 2016; Overduin & Moore 2017) and highlight that it is difficult to identify whether a social license is being maintained over time. Garnett et al. recognise this issue in their idea that any mandate from the community for long-term conservation arrangements (e.g. covenants) could erode over time, but how would one
know this? Overduin and Moore (2017), recently explored a range of perspectives on social license in watershed management. They found that water conservation initiatives developed by a mining company with the input of local communities led to many people having a positive view of the company, but there remained uncertainty about whether or not a social license was actually secured. Garnett et al. provide no indication about how a tacit, vague, and intangible social license could be interpreted or made to be tangible (Moffat et al. 2016).

Garnett et al. argue that social license is “most useful when conceptualized as binary.” But this very point is central to key criticisms of the term (Parsons & Moffat 2014; Kendal & Ford 2017; Overduin & Moore 2017). Although it may be most useful from the viewpoints of proponents and is a feature of some readings of social licence originating in the mining industry (e.g., Shepard 2008; Moffat et al. 2016), this conceptualization does not fit with observed relations among companies, governments, and communities and continues to marginalise views that differ from licence seeker’s perceived verdicts. Whose views are included in these assessments and whose are not? It is far from clear that government will operate in the interests of the community over powerful, vested, or self-interests. As Garnett et al. acknowledge, “existing conservation governance regimes are a product of the historical legacy of earlier political contest, which has had a patchy history around the globe.” Any characterisation of social license as binary must treat seriously the question posed in the literature: How exactly does one know when one has one? Indeed, the inability to clearly articulate the presence of a social license risks making community- and stakeholder-engagement processes even more opaque and subject to the whims of the politically
powerful. This could even lead to increased conflict as the views of less powerful are supressed (Lester 2016).

Garnett et al. also introduce a new relationship between social and legal licenses – the presence of a social license is an informal precursor to the legal granting of a regulatory license. That is, social license is an emergent property that exists where government believes “there is political gain, or at least no risk.” Previous criticism of use of the term social license cautions that social and legal licenses must be understood in different terms (Moffat et al. 2016); social license is something that must be earned from communities and stakeholders. Identifying political gain as part of the granting process also suggests problematic power relationships under which government judgement, rather than a transparent process, shapes outcomes. Like the lack of certainty about the presence of a social license, one must ask: How are these judgements formed? This new conceptualisation is interesting, but it is not clear how it is useful in understanding relations between the community and conservation activities or how accurately it reflects use of the term social license within conservation.

These points highlight the need for robust social research to underpin further discussion on this topic. Garnett et al. (in press) argue that the definition of social license developed by Gunningham et al. (2004) “does not actually capture the way in which it is being used by mining companies or forestry operations.” Yet Gunningham’s (2004) definition was developed out of a carefully designed research project in which enterprise managers across 4 countries were interviewed. The outcomes of this research should not be abandoned lightly. Gunningham et al.’s (2004) definition may need to be refined in the context of conservation...
activities in 2018, but alternative definitions need to be tested before they can be adopted. Garnett et al. believe their “definition of social license captures a more realistic application of the term,” but research is needed to test this claim. There are a variety of well-established qualitative and quantitative traditions of social research that can be used to generate empirical evidence to support or refute these beliefs and a number of good examples of research on the use of the term social license in mining, forestry, and aquaculture (e.g. Gunningham et al. 2004; Leith et al. 2014; Moffat & Zhang 2014; Overduin & Moore 2017).

To develop this debate further, some key research questions must be tackled empirically. First, how are the various actors within conservation (government, community, and others) using the term social license? It is unclear whether use of the term in conservation is different from use of the term in other industries, such as mining and forestry, and whether the term is being used consistently by different actors. Many of the criticisms of social license depend on the way the term is used, and research is required to determine whether these criticisms are valid in a conservation context. Second, who benefits from framing support for conservation as a social license? The governance of conservation is increasingly complex and involves governments and agencies, nongovernmental organizations, corporations, and diverse community groups with different interests (Berkes 2007), and conservation activities inevitably lead to a range of trade-offs and sociopolitical conflict (Colvin et al. 2015). There is a risk that, as with criticisms of its use in mining and forestry, social license could be used to avoid meaningful engagement between conservation managers and different groups within the community (Parsons & Moffat 2014).

The social dimensions of conservation are critical to improved outcomes in an increasingly human-dominated and dynamic world (Sandbrook et al. 2013). It is not yet clear that the term
social license is making a meaningful contribution to the description of these complex dimensions. However, despite our misgiving, social license may well have a useful role in the future of conservation. High-quality social research that contributes to a nuanced understanding of the role of social license could inform managers and policy makers about real levels of support for and acceptance of conservation activities by a diverse community.

**Literature Cited**


Lester L. 2016. Media and social licence: on being publicly useful in the Tasmanian forests.


