SOCIAL ENTERPRISE AS A MODEL FOR DEVELOPING ABORIGINAL LANDS

SEÁN KERINS

Centre for Aboriginal Economic Policy Research
ANU College of Arts & Social Sciences

CAEPR TOPICAL ISSUE NO. 4/2013
Series Note

The Centre for Aboriginal Economic Policy Research (CAEPR) undertakes high quality, independent research to further the social and economic development and empowerment of Indigenous people throughout Australia. For over 20 years CAEPR has aimed to combine academic and teaching excellence on Indigenous economic and social development and public policy with realism, objectivity and relevance.

CAEPR is located within the Research School of Social Sciences in the College of Arts and Social Sciences, at The Australian National University (ANU). The Centre is funded from a variety of sources including ANU, Australian Research Council, industry and philanthropic partners, the Department of Social Services, and State and Territory governments.

CAEPR maintains a substantial publications program. The Topical Issues series presents brief items from CAEPR staff relating to contemporary issues and debates in Indigenous affairs. They are available in electronic format only for free download from the CAEPR website:

caepr.anu.edu.au

As with all CAEPR publications, the views expressed in this Topical Issue are those of the author(s) and do not reflect any official CAEPR position.

Professor Matthew Gray
Director, CAEPR
Research School of Social Sciences
College of Arts & Social Sciences
The Australian National University
November 2013
Social enterprise as a model for developing Aboriginal lands

Seán Kerins

An earlier version of this article was first published in *Indigenous Law Bulletin*, Vol 8. No. 8 (2013) under the title, ‘Governing the Black Commons through community-based enterprises’.

Dr Seán Kerins is a Research Fellow at the Centre for Aboriginal Economic Policy Research, Research School of Social Sciences, College of Arts and Social Sciences, The Australian National University.

Introduction

In August 2012, after over a decade in opposition, the Country Liberal Party (CLP) won government in the Northern Territory (NT) election. The CLP came back to power after Indigenous voters in the ‘bush seats’ shifted their votes from Labor to back Indigenous candidates standing for the CLP. Labor painted their defeat as a protest against the Howard Government’s 2007 Emergency Response (‘the Intervention’), and its continuation under the Federal Labor Government as the Stronger Futures’ policy (ABC 2012). Others put the defeat down to NT Labor’s unjust and languid treatment of Indigenous voters since it came to power in 2001 (Gerritsen 2012). This historic shift of allegiance did not go unnoticed. Chief Minister-elect Terry Mills¹, in his election night victory speech, paused to acknowledge those in remote regions of the Territory:

[W]e have heard from you and we are here to support you. This is my pledge of this proud Territory party…. I’m saying tonight, traditional people, we respect you and we’ll work with you’ (ABC 2012).

In June 2013, the CLP Government released its Draft Indigenous Economic Development Strategy (IEDS) (NT Government 2013b). Alison Anderson, at the time the Minister for Regional Development, championed the new CLP IEDS as ‘about empowering Indigenous people to take charge of their own destiny and contribute to the economy by participating in it’ (Anderson 2013).

The release of the Draft IEDS provided an opportunity for the CLP Government to do two things. First, as the Minister stated, to empower Indigenous people to take charge of their own destiny. Second, to do so in a way that builds on long-standing Indigenous community-based enterprises that play an important role in supporting homeland communities while also providing public good benefits through environmental services to wider Australia.

¹ Terry Mills was elected Chief Minister on 25 August 2012 before being ousted by Adam Giles in March 2013 in a vote of the CLP’s parliamentary caucus.
Despite the opportunity to work with Indigenous people and build on their development aspirations, early signs suggest the CLP Government is not grasping this chance. Instead, the Government is using its IEDS to legitimise its own development agenda, an agenda that focuses on a model which gives primacy to the market—mining and energy resources, tourism, and food export—while not allocating a role to Indigenous common property regimes, and to the customary users of these resources, who are seen as contributing little or nothing to development.

What are common property resources?

‘Freedom in a commons brings ruin to all’ wrote Garret Hardin in his 1968 essay ‘The Tragedy of the Commons’, in which he portrayed ‘common property’ as a model where people seemed helpless and unable to co-operate for the greater good of the community (Hardin 1968: 1244). This led many to conclude that management of common property should be removed from local communities to be either privatised or controlled by a state authority to ensure optimum use. However, in his analysis, Hardin erred by conflating common property with open access.

Despite this confusion, common property continues to be viewed negatively, with advocates of market liberalism claiming ‘communal land ownership and the absence of private property rights more generally have been insurmountable barriers to Indigenous enterprise’ (Hughes 2007: 64).

There are four types of property rights regimes loosely ordered along a spectrum from a regime where no property rights are defined, to one where all the property rights are held by individuals. These are: open access; state property; common property; and private property.

Common property resources (CPRs) are resources in which some, but not necessarily all, of the property rights—rights of access, use, exclusion, regulation and transfer—are held in common by several people or groups of people (the co-owners) (McIntosh & Renard 2010: 60). CPRs share two characteristics: exclusion of, or control of access to, potential users is difficult; and each user is capable of subtracting from the welfare of other users (Feeny et al. 1990: 1). In essence, CPRs are ‘private’ property for a bounded group in the sense that it is the group who decides who shall be excluded. CPRs can include, amongst other things, land, water, fisheries, forests and biodiversity. ‘Property encourages labor and investment’ (Rose 2004: 276), and, as such the sustainable management of CPRs requires co-ordination and co-operation among the co-owners. This occurs through forms of governance institutions that are vital to the sustainable management of both the resource and the community of resource users (Ostrom 1990).

CPR governance institutions are the locally devised systems of rights, processes and obligations that guide the decision-making of the resource users. They often define the boundaries of the resource, its users, as well as the rules, regulations and the process for use of the resource. They form complex social phenomena not only among people but also between people and the resource (Ostrom & Schlager 1996). They include formal constraints (rules, laws, and constitutions), informal constraints (norms of behaviour, conventions and self-imposed codes of conduct) and enforcement characteristics (North 1990).

Community-based enterprises and common property resources

In some places, CPR institutions have been in operation for millennia, where they have been continually adapting in response to local needs and national and global economic opportunities and threats (Kerins 2010). In other places they are relatively recent phenomena that have come about as co-owners begin to organise themselves to conserve, protect, or better utilise their CPRs.

Beginning in the 1970s with land rights and the homeland movement, many Indigenous groups in remote regions of the NT began to adapt their customary governance institutions to protect CPRs that are vital to their livelihoods. This development occurred as part of the Caring for Country movement, when some Indigenous groups began to form new institutional arrangements with neighbouring groups, so together they could better cooperate in protecting and managing their CPRs across wider cultural and geographic regions (Kerins 2012). An example of this type of co-operation can be seen in West Arnhem Land, where Indigenous land-owning groups formed Warddeken Land Management Limited (‘WLM Ltd’), a not-for-profit company, to protect and sustainably manage their land. WLM Ltd is a community-based enterprise designed to deliver environmental services and create jobs for people living on country. Its constitution sets out a series of rules that define resource boundaries, membership, and directors’ responsibilities, as well as what the company will do (the process for use of the resources). While the company is established under Australian law, its members and directors draw on Aboriginal custom (norms of behaviour, local conventions and codes of conduct) in making their decisions (Cooke 2012). While operating in a very remote region of Australia, the community-based enterprise sustainably manages the co-owners’ CPRs and simultaneously provides social, cultural, economic and environmental benefits to its members by tapping
Community-based enterprises can be strictly commercial or operate as a form of social enterprise. As a social enterprise they are ‘not based on utilitarian-economic models but rather an economic model in which resources provide for broader goals, economic, social, cultural and political’ (Berkes & Davidson-Hunt 2007: 211). They include the creation of jobs and the strengthening of social capital by supporting people who have been inactive back into the wider activities of the community (Borzaga & Defourny 2001). While social enterprises can have a profit motive, their primary aim is to provide social and/or environmental dividends to community members, and in some cases to the wider public. They rarely distribute financial profit to individuals, with any surplus being reinvested for the long-term benefit of the community (Pearce 2003).

Through community-based enterprises some Indigenous groups aim to ‘break from the practice of relying entirely on government funding rounds for operational funds and move toward financial self-determination’ (Cooke 2012: 155). Others have also been able to formalise their relationships with, and draw on the skills, expertise and financial contacts of, conservation and philanthropic organisations operating both nationally and internationally.

Relationships with conservation and philanthropic organisations have been an important development in the evolution of Indigenous community-based enterprises. This is because they recognise that heterogeneous and complex Indigenous communities in remote regions are not isolated but are embedded within larger systems and can play a role in problem solving, for example combating climate change, minimising species extinction and ensuring ecosystem maintenance. They also acknowledge that Indigenous people in remote regions maintain a competitive advantage in providing these environmental services. Collaborative relationships provide an opportunity for Indigenous groups to further develop new skills and new knowledge and to combine these with their existing knowledge systems to deal with a growing array of environmental threats. Importantly, these relationships create new funding opportunities to ameliorate the challenge of an overreliance on government funding and state domination of community-based projects (Kerins 2012).

Policy linkages and policy-making processes

While some conservation and philanthropic organisations recognise the wide range of social, cultural, economic and environmental benefits of community-based enterprises based on cultural and natural resource management, and have begun to work with and invest in them, government support often remains risk averse.

Within the wider Indigenous policy framework, community-based enterprises such as those described above have been consigned to the Australian Government’s environment portfolio. Here, they are reliant predominantly on the Indigenous Protected Area and Working on Country programs, as well as a myriad of other competitive short-term grant schemes. The social, cultural, economic and environmental benefits they provide Indigenous groups and wider Australia are largely overlooked within the Council of Australian Governments’ (COAG) Indigenous policy framework. The ‘National Indigenous Reform Agreement (Closing the Gap)’ focuses on ‘the mainstream economy—real jobs, business opportunities, economic independence and wealth creation’ (COAG 2009:7). There is also little evidence in the NT Government’s Indigenous policy framework that demonstrates its support for the community-based enterprises operating across the NT.

In its ‘Homelands Policy—A Shared Responsibility’ (‘Homelands Policy’), the NT Government ‘acknowledges the importance of Aboriginal people’s cultural connections to their traditional lands, and the contribution that homelands and outstations make to the economic, social and cultural life of the Northern Territory’ (NT Government 2013a: 1). Two of the seven policy principles that underpin the Homelands Policy seek to

- promote the health, well-being and economic benefits associated with homelands living and recognise the holistic benefit of outstations/homelands; and

- encourage homelands residents to participate in education and economic development to increase employment, business participation, ownership and wealth, self-sufficiency and independence (NT Government 2013a: 2).

There is little detail to indicate how these principles will be put into practice other than a general statement that the ‘government will target support from relevant programs to foster initiatives that create jobs and provide economic independence for homelands’ (NT Government 2013a: 4).

In its Indigenous Business Development Program designed to ‘assist Indigenous people entering into or expanding commercial business arrangements that will develop employment and income opportunities’, the NT Government
suggests the program is also about ‘finding solutions to enable the conduct of business on collectively owned land (NT Government 2012: 1). Yet again, no details are provided about how this policy will assist the community-based enterprises operating on Indigenous owned lands.

One would expect the IEDS to be the most appropriate policy document in which to set out relevant programs to foster initiatives that create jobs and provide economic independence for homelands. However, in the Draft IEDS no such programs have been set out. Instead, the CLP Government has chosen to take a very limited view of economic development.

The NT Government’s Draft IEDS, in replicating the Australian Government’s Indigenous Economic Development Strategy (Altman 2011), equates Indigenous economic development solely with increasing monetary wealth. It states:

> While the definition of wealth in an Indigenous context encompasses financial wealth, connection to land, family and holistic health (physical, spiritual and emotional), the draft Indigenous Economic Development Strategy 2013–2020 refers to financial wealth (NT Government 2013c: 1).

By excluding long-standing Indigenous community-based enterprises based on CPRs, and focusing instead solely on financial wealth, the Draft IEDS rejects the successful alternate Indigenous economic development models that are already operational in some regions of the NT. By rejecting community-based enterprises as a model of economic development, the NT Government is using its Draft IEDS as a policy tool—not so much for assisting Indigenous peoples achieve their own development aspirations, but as a legitimising strategy for its own ‘open for business’ developmental agenda. (Bевage 2013), The Draft IEDS—with its narrow focus on ‘the three hub areas of mining and energy, tourism and education, and food exports’ (NT Government 2013b)—not only excludes community-based enterprises as an economic development model but potentially threatens many of the CPRs that underpin these enterprises and the benefits they provide. For example, mining and energy extraction, pastoral development and irrigated agriculture all use water and may impact on land, waterways, biodiversity and wildlife harvesting for livelihood in ways which compromise the sustainability of Indigenous CPRs.

Such a narrow approach to Indigenous economic development is unhelpful and in all likelihood will do little to improve the circumstances of Indigenous land owners living in remote regions of the NT. To remedy this, the NT Government needs to create opportunities for the Indigenous groups who operate community-based enterprises to participate in the development of policy rather than merely seeking comment on a severely limited pre-determined framework. Following this, it should redraft the IEDS so that it encompasses a broader form of economic development that recognises development as a social process that can enhance Indigenous peoples’ capacity and improve their well-being. Consideration also needs to be given to using the IEDS to broaden the institutional setting in which community-based enterprises operate and build on the competitive advantage of Indigenous people, including in the provision of environmental services. Some options include: payment for environmental services (Luckert et al. 2007); biodiversity banking and offset schemes (DECCW 2009); cultural tourism; and conservation hunting. These can provide opportunities for Indigenous community-based enterprises to sustainably manage their CPRs while at the same time engaging with national and international markets in a similar fashion to carbon farming initiatives.

**Conclusion**

Community-based enterprises, which recognise and utilise Indigenous CPRs and cultural knowledge, can produce benefits. They can strengthen customary law, create employment and introduce new knowledge, skills and partnerships, and market opportunities to Indigenous communities while at the same time protecting the environment. Many of Australia’s Indigenous peoples, especially in remote locations, are striving to govern and utilise their CPRs, and in the process, are looking to define and control their own livelihoods and futures. Indigenous common property is not a barrier to Indigenous enterprise, but rather an asset that can encourage labour and investment.

There is a diversity of Indigenous views about development. Some favour social enterprise because conventional options are absent in many remote areas while others favour such an approach because it encompasses not only the creation of jobs but the strengthening of social capital. What is important is for political parties in the NT to recognise and support alternate development models embraced by some Indigenous groups across the NT that are providing social, cultural, economic and environmental benefits to both their members and the wider public.

Like other actors in Australian society, Indigenous people in the NT are perhaps learning to vote strategically in their diverse self-interest (Sanders 2012). This is something that all political parties in the NT should note as they strategise to attract Indigenous voters in 2016, and reflect back on past political promises to respect and work with Indigenous people.
References


Gerritsen, R. 2012. ‘Was the NT election outcome a shockwave or a regional ripple?’, The Conversation, 30 August, available at <http://theconversation.com/was-the-nt-election-outcome-a-shockwave-or-a-regional-ripple-9138>.


Hughes, H. 2007. Lands of Shame: Aboriginal and Torres Strait Islander ‘Homelands’ in Transition, Centre for Independent Studies, St Leonards, NSW.


