



Peoples Land

Scott Leckie, Chris Huggins



Peoples Land:

Indigenous Peoples' Land Rights under International Law Jérémie Gilbert, 2016-06-21 This book addresses the right of indigenous peoples to live own and use their traditional territories and analyses how international law addresses this Through its meticulous examination of the interaction between international law and indigenous peoples land rights the work explores several burning issues such as collective rights self determination property rights cultural rights and restitution of land It delves into the notion of past violations and the role of international law in providing for remedies reparation and restitution It also argues that there is a new phase in the relationship between States indigenous peoples and private actors such as corporations in the making of territorial agreements The first edition of this ground breaking book was published in 2006 at the time the negotiations for the adoption of the United Nations Declaration on the Rights of Indigenous Peoples UNDRIP were still underway The adoption of the Declaration in 2007 marks an important moment not only in terms of law making but also represents the achievement of long decades of lobbying and advocacy from indigenous peoples representatives This fully revised new edition reflects on the 10 years which have followed the adoption of the UNDRIP and examines its impact regarding indigenous peoples land rights Its aim is not only to assess the importance of the UNDRIP in terms of international standards but also to reflect on the maturing of international law in relation to indigenous peoples land rights Over the last 10 years these have reached a new level of visibility and a voluminous new jurisprudence and doctrine have been developed Praise for the first edition Gilbert s passion for his subject is palpable and illuminates every page as do his zeal to expose international law s complicity in indigenous peoples loss of their territories and tentative hope that international law might now provide some protection of indigenous peoples lands The choice of topic is also to be applauded There are few texts that examine indigenous peoples land rights in such depth Claire Charters Associate Professor University of Auckland New Zealand in *International and Comparative Law Quarterly ICLQ* Gilbert s gaze is firmly fixed on the future and the question how international law will reflect *lex ferenda* on indigenous land rights His interpretation of international law must be seen in this light He is looking beyond the current controversies in the rights discourse towards a more conciliatory phase in state indigenous relations International law undoubtedly has an important role to play in his vision but its primary function is to facilitate dialogue rather than as a combative and adversarial mechanism Gilbert s book is a tour de force on indigenous territoriality Stephen Allen Senior Lecturer in Law Queen Mary University London United Kingdom in *International Journal on Minority and Group Rights*

Research Handbook on Property, Law and Theory Chris Bevan, 2024-08-06 This comprehensive Research Handbook interrogates and offers historical as well as contemporary understandings of property property law and property theory Chapters locate the role of property in key theoretical debates and examine property s place in significant social contexts covering topics such as Indigenous property artificial intelligence cryptoassets property and the art world environmentalism and climate change *Just Peace After Conflict* Carsten

Stahn,Jens Iverson,2020-09-05 The interplay between peace and justice plays an important role in any contemporary conflict Peace can be described in a variety ways as being negative or positive liberal or democratic But what is it that makes a peace just This book draws together leading scholars to study this concept of a just peace analysing different elements of the transition from conflict to peace The volume covers six core themes conceptual approaches towards just peace macro principles the nexus to security and stability protection of persons and public goods rule of law and economic reform and accountability Contributions engage with understudied issues such as the pros and cons of robust UN mandates the link between environmental protection and indigenous peoples the treatment of illegal settlements the feasibility of vetting practices and the protection of labour rights in post conflict economies Overall the book puts forward a case that just peace requires not only negotiation agreement and compromise but contextual understandings of law multiple dimensions of justice and strategies of prevention This is an open access title available under the terms of a CC BY NC ND 4 0 International licence It is offered as a free PDF download from OUP and selected open access locations

Indigenous Peoples, Natural Resources and Governance Monica Tennberg,Else Grete Broderstad,Hans-Kristian Hernes,2021-12-23 This book offers multidisciplinary perspectives on the changing relationships between states indigenous peoples and industries in the Arctic and beyond It offers insights from Nordic countries Canada Australia New Zealand and Russia to present different systems of resource governance and practices of managing industry indigenous peoples relations in the mining industry renewable resource development and aquaculture Chapters cover growing international interest on Arctic natural resources globalization of extractive industries and increasing land use conflicts It considers issues such as equity use of knowledge development of company practices conflict solving measures and the role of indigenous institutions Focus on Indigenous peoples and Governance triangle Multidisciplinary political science legal studies sociology administrative studies Indigenous studies Global approach Nordic countries Canada Russia Australia New Zealand and Canada Thorough case studies rich material and analysis The book will be of great interest to legal scholars political scientists experts in administrative sciences authorities at different levels local regional and nations experts in human rights and natural resources governance experts in corporate social governance

Driving Justice, Equity, Diversity, and Inclusion Kristina Kohl,2022-01-27 Navigating the volatility uncertainty complexity and ambiguity VUCA characterizing the business world in the 21st century requires a new paradigm focused on an integrated bottom line planet people and profit PPP Global trends include resource scarcity and growing inequities in income wealth education and healthcare Stakeholders are demanding that organizations address systemic barriers to promote justice and equity within organizations and across broader social systems Transformational change requires leadership to analyze internal and external systems through a social and environmental justice lens Despite a growing focus on justice equity diversity and inclusion the imbalance of power remains within our institutions organizations and social systems To move the needle leaders can turn to *Driving Justice Equity Diversity and Inclusion* which explains

developing a North Star vision and creating a strategy to redesign organizational process and systems as well as leveraging tools for data driven decision making It presents a framework to build an inclusive organization as well as a model to engage and support senior and middle management beginning the process of capacity building and systemic change By layering in AI and other technologies to support data driven decision making the book guides leaders in navigating their organization s journey along the maturity continuum to achieve their North Star vision of becoming a just and equitable organization The book also helps managers to Assess ecosystems and organizational systems that justice equity diversity and inclusion impact Take a deeper dive into transformational and operational components to gain insights on the deep systemic realignment of the North Star vision Identify and engage with diverse stakeholders to gain perspective and understand issues crucial for transformative change Leverage people centered design to create a process promoting diversity of voices and to better align outcomes with shared organizational vision Use data to drive decision making and reduce bias by removing intuition from the decision making process Leverage the book s frameworks to drive collaborative systemic change Adapt insights highlighted in multiple interviews with DEI practitioners Benefit from lessons learned and best practices featured in the book s case studies This book features a primer which is a quick reference guide to key terms concepts and definitions It helps to define justice equity diversity inclusion and other key terms such as unconscious bias stereotypes and microaggressions It also features a toolkit which includes checklists to help managers lead organizations to realize their own North Star vision

Texts and Materials on International Human Rights Rhona K.M. Smith, 2013-05-02 Text and Materials on International Human Rights offers a carefully tailored overview of the subject divided into four sections that cover sources and theories institutions and structures substantive rights and a new concluding section on the challenges for human rights law The third edition is fully updated to include all key developments in particular issues around torture terrorism and international criminal law This collection of materials offers a comprehensive overview of the institutional structures relevant to international human rights law crucial to the understanding of how law works in this challenging area Designed to guide students through the fundamental texts for this subject the author s commentary contextualises each extract to explain its relevance while highlighted further reading makes links to cutting edge academic commentary to provide next steps for student research Offering a clear text design that distinguishes between materials and author commentary and including reflective questions throughout to aid understanding this book is ideal for students seeking to engage with the key issues in the study of International Human Rights

Territorial Disputes in the Americas Jorge Emilio Núñez, 2025-08-20 Territorial disputes are intricate shaped by historical legal geopolitical social cultural and other factors This book uses a multidimensional approach to assess real case scenarios across the Americas individually and collectively The work evaluates a selected sample of these disputes tracing origins to colonial histories unclear border demarcations or uncharted lands and challenges enforcing legal boundaries It then explores critical thematic areas illustrated with compelling examples disputes

entangled with non American agents like European nations colonialism neo colonial interference and pervasive colonial mindsets ongoing regional differences between neighboring states and the intricate sometimes conflicting roles of indigenous communities and implanted populations asserting self determination often diverging from states interests The work reveals sovereignty and disputes intertwine encompassing plural agents roles contexts realms and modes of existence beyond traditional views Cases like the Falkland Malvinas Islands Mexico US border Amazon region and Antarctica highlight how regional organizations and alliances could enhance peacebuilding strengthen American states against external powers and challenge traditional unidimensional scholarly approaches with a nuanced comprehensive perspective The book will appeal to researchers academics and policymakers in the areas of Public International Law Political Science and International Relations Legal Philosophy Political Philosophy and Jurisprudence

Conflict and Housing, Land and Property Rights

Scott Leckie,Chris Huggins,2011-02-21 Housing land and property HLP rights as rights are widely recognized throughout international human rights and humanitarian law and provide a clear and consistent legal normative framework for developing better approaches to the HLP challenges faced by the UN and others seeking to build long term peace This book analyses the ubiquitous HLP challenges present in all conflict and post conflict settings It will bridge the worlds of the practitioner and the theorist by combining an overview of the international legal and policy frameworks on HLP rights with dozens of detailed case studies demonstrating country experiences from around the world The book will be of particular interest to professors and students of international relations law human rights and peace and conflict studies but will have a wider readership among practitioners working for international institutions such as the United Nations and the World Bank non governmental organizations and national agencies in the developing world

ICILS 2020 Ridwan Arifin,Dani

Muhtada,Rahayu Fery Anitasari ,2021-01-11 This book reflects and intimate discusses various topics and issues concerning to legal studies and its development in Indonesia and Global perspective This book is dedicated to all legal practitioners and scholars around the world that have been presented their best works and ideas in the 3rd ICILS International Conference 2020 held by Faculty of Law Universitas Negeri Semarang Indonesia in July 2020 by Online Conference System The 66 full papers presented were carefully reviewed and selected from 105 submission The paper reflects the conference sessions as follow Law and Technology Private and Commercial Law Law and Politics Public Law Comparative Law and other related issues on legal development including Law Tech and Human Behavior The 3rd ICILS International Conference 2020 also co hosted by Jayabaya University Jakarta and University of Muhammadiyah Malang

HUMAN RIGHTS LAW AND

PRACTICE JATINDRA KUMAR DAS,2016-07-01 The book written with a rich teaching and research experience of the author emphasises the critical evaluation of contemporary human rights law and practice with special reference to India It also evaluates the ongoing discourse on various issues relating to life liberty equality and human dignity and their reflections in international human rights law referring the state practices through constitutional guarantees judicial decisions as well as

through enacting appropriate legislations This lucid and comprehensive book is logically organised into nine chapters Beginning with the theoretical foundations of human rights law referring to origin development and theories of human rights at preliminary level the book proceeds to International Bill of Human Rights demonstrating various facets of civil and political rights as well as economic social and cultural rights It further discusses the importance of human rights law in protection against inhuman wrongs and examines a large number of debates concerning human right to development and protection of environment Then it moves on to explore various issues relating to human rights in Indian Constitutional Law The latter part of the book emphasises on the protection of rights of women and children which has been the focal point of all human rights discussions It also deals with the scope and ambit of the rights of indigenous peoples and minorities including their protection At the end the book examines the utility and justifications of human rights law in protecting the rights of people with disabilities divyang Though the book is primarily designed for LLB BA LLB and LLM and courses on human rights it will be equally beneficial for the researchers academicians jurists lawyers judges as well as members of civil society

Reflections on the UN Declaration on the Rights of Indigenous Peoples Stephen Allen,Alexandra

Xanthaki,2011-01-12 The adoption of the Declaration on the Rights of Indigenous Peoples by the United Nations General Assembly on 13 September 2007 was acclaimed as a major success for the United Nations system given the extent to which it consolidates and develops the international corpus of indigenous rights This is the first in depth academic analysis of this far reaching instrument Indigenous representatives have argued that the rights contained in the Declaration and the processes by which it was formulated obligate affected States to accept the validity of its provisions and its interpretation of contested concepts such as culture land ownership and self determination This edited collection contains essays written by the main protagonists in the development of the Declaration indigenous representatives and field leading academics It offers a comprehensive institutional thematic and regional analysis of the Declaration In particular it explores the Declaration s normative resonance for international law and considers the ways in which this international instrument could catalyse institutional action and influence the development of national laws and policies on indigenous issues **Law and**

Anthropology René Kuppe,Richard Potz,2001-04-25 Amazon **The Making of the Constitution of Kenya** Charles O.

Oyaya,Nana Poku,2018-05-11 Kenya like the rest of Africa has gone through three sets of constitutional crises The first related to the trauma of colonialism and struggle for independence The second a period of constitutional dictatorship and the clamor for reform The third most recent crisis being one of identity legitimacy and the inability of the state to discharge its functions which has resulted in civil unrest violent ethnic conflicts poverty social exclusion and inequality The Making of the Constitution of Kenya examines the processes issues and challenges of constitution making governance and legitimacy in that country and the lessons that can be learned for others on the continent Equipping the reader with a sound historical perspective on constitutional developments and the crisis of constitutional legitimacy in Kenya it gives an invaluable insight

into the normative and political complexities involved in evolving a truly democratic and widely acceptable constitutional order in Africa *OECD Rural Policy Reviews Linking Indigenous Communities with Regional Development in Canada* OECD,2020-01-21 Canada's Constitution Act 1982 recognises three Indigenous groups Indians now referred to as First Nations Inuit and Métis Indigenous peoples make a vital contribution to the culture heritage and economic development of Canada Despite improvements in Indigenous well being in recent decades significant gaps remain with the non Indigenous population This study focuses on four priority issues to maximise the potential of Indigenous economies in Canada **The Emergent African Union Law** Olufemi Amao,Michèle Olivier,Konstantinos D. Magliveras,2021 This edited collection explores the role of law in the regional integration effort in Africa and assesses the extent to which African Union law is having in impact on domestic law across the continent It analyses how the African Union is engendering new norms and standards in areas such as economic regulation and democratic constitutionalism **Annual Report of the State Board of Taxes and Assessment** New Jersey. State Board of Taxes and Assessment,1917 Kenya After 50 Michael Mwenda Kithinji,Mickie Mwanzia Koster,Jerono P. Rotich,2016-04-08 This book explores the journey that Kenya has travelled as a nation since its independence on December 12 1963 It seeks to advance understanding of the country's major milestones in the postcolonial period the challenges and the lessons that can be learned from this experience and the future prospects

Planetary Health - Laws, Policies and Science on the 'One Health' Approach Giovanni Antonelli,Fabrizio Penna,Eeshan Chaturvedi,Antonio Cilento,2025-06-06 This book offers a multidisciplinary and in depth analysis of the One Health approach The holistic One Health vision a healthcare model based on the integration of various disciplines is both ancient and current It is based on the recognition that human health animal health and ecosystem health are inextricably linked Cognizant of the need for multidisciplinary research to address complex health challenges at the national and international level the book combines legal public policy and medical perspectives on the One Health approach exploring e g the role of biodiversity human rights trade agreements indigenous knowledge and climate change mitigation and adaptation One Health is officially recognized by the European Commission and by a host of international organizations as a relevant strategy for actors in all sectors that benefit from collaboration between disciplines doctors veterinarians lawyers environmentalists economists sociologists etc One Health is an ideal approach to achieving global health as it addresses the needs of the most vulnerable populations based on the intimate relationship between their own health that of their animals and that of the environment in which they live considering the wide spectrum of determinants that emerge from this relationship Given its scope the book will be of interest to academics professionals and students of all disciplines who engage with the One Health approach

Global Environment Outlook - GEO-6: Healthy Planet, Healthy People UN Environment,2019-06-06 Published to coincide with the Fourth United Nations Environmental Assembly UN Environment's sixth Global Environment Outlook calls on decision makers to take bold and urgent action to address pressing environmental issues in order to protect the planet

and human health By bringing together hundreds of scientists peer reviewers and collaborating institutions and partners the GEO reports build on sound scientific knowledge to provide governments local authorities businesses and individual citizens with the information needed to guide societies to a truly sustainable world by 2050 GEO 6 outlines the current state of the environment illustrates possible future environmental trends and analyses the effectiveness of policies This flagship report shows how governments can put us on the path to a truly sustainable future emphasising that urgent and inclusive action is needed to achieve a healthy planet with healthy people This title is also available as Open Access on Cambridge Core

Aboriginal Peoples and the Law Bradford Morse,1985-02-15

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