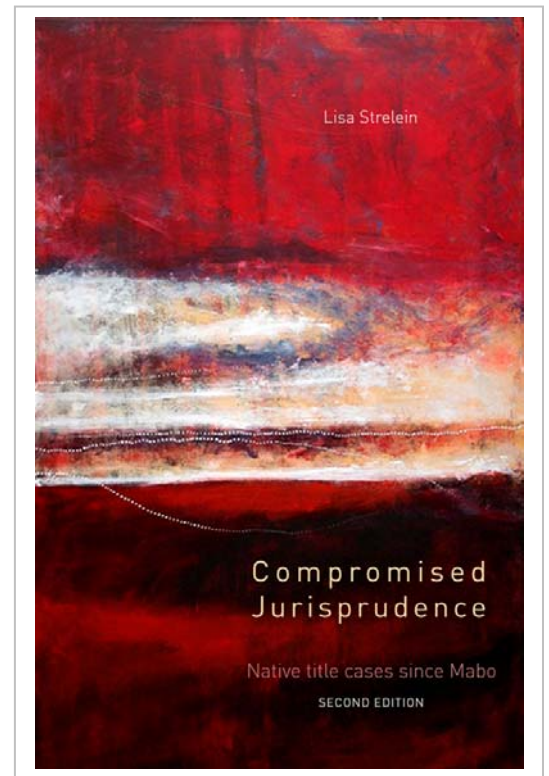


**NOVEMBER 2009 NEW RELEASE**

|                      |  |
|----------------------|--|
| Title                | Compromised Jurisprudence                  |
| Subtitle             | Native title cases since Mabo, 2nd Edition |
| Author               | Lisa Strelein                              |
| Format               | 216x140mm                                  |
| Extent               | 232pp                                      |
| RRP                  | \$39.95                                    |
| ISBN                 | 978 0 8 5575 663 5                         |
| Market               | Academic                                   |
| Bookshelf categories | Native title, legal theory, property law   |
| BIC categories       | GTXO, JBHB, JBHGF, JPVH3, LAB              |



**[From first edition]** *In a remarkably accessible format, Strelein provides succinct and considered analyses of ten major native title decisions with considered reflections on the evolving jurisprudence.*

Professor Garth Nettheim, University of NSW

Native title has dramatically altered the law and public policy in Australia. It has had a fundamental impact on social relations between Indigenous and non-Indigenous Australians and the courts have played a central role in its development, and continue to do so.

*Compromised Jurisprudence* established itself as a well-priced and accessible introduction to the subject of native title.

This revised edition is the most up-to-date book on the subject. It includes new chapters on the recent High Court cases, including the most controversial Federal Court case of the last two years, Bennell, the south-west Western Australia/Perth claim.

The final two chapters now include a discussion of these decisions and all the Federal Court appeals since the last edition. The annotated case list has also been updated.

**Lisa Strelein** is the Director and Research Fellow of the Native Title Research Unit at AIATSIS, the leading research and resource centre for native title research in Australia. Her writing has been taken up in Indigenous studies, property and environmental law studies.

As with Strelein's other writing, this focuses on the relationship between Indigenous peoples and the state, and the role of the courts in defining indigenous peoples' rights.

**SELLING POINTS**

- Native title is a key doctrine in law courses; property law is taught as a foundational issue.
- Will remain a popular text for law and Indigenous studies courses.
- The only up-to-date book on the subject.
- There's a high turnover of staff in native title bodies and bureaucracies leading to ongoing readerships.
- New readers will be encouraged by the debate about reform of native title. Debaters include Noel Pearson, Federal Court judges – and the Chief Justice of the High Court.