

PUBLICATIONS FROM THE NATIVE TITLE CONFERENCE, TOWNSVILLE, 2001

In response to inquiries about the publication of papers from the *2001 Past and Future of Land Rights and Native Title* Townsville native title conference, we have compiled this bibliography:

Four papers were published in the NTRU series *Land Rights Laws: Issues of Native Title*, Volume 2:

- Parry Agius, Jocelyn Davies, Richie Howitt and Lesley Johns, *Negotiating Comprehensive Settlement of Native Title Issues: Building a New Scale of Justice*, No. 20.
- Sir Anthony Mason, *The International Concept of Equality of Interest in the Sea as it Affects the Conservation of the Environment and Indigenous Interests*, No. 16.
- Greg McIntyre and Geoffrey Bagshaw, *Preserving Culture in Federal Court Proceedings: Gender Restrictions and Anthropological Experts*, No. 15.
- Susan Phillips, *"Like Something Out of Kafka": The Relationship between the roles of the National Native Title Tribunal and the Federal Court in the development of Native Title Practice*, No. 14.

Five papers were published in the NTRU *Native Title Newsletter*:

- Tony McAvoy, *Indigenous Fisheries: Cultural, Social and Commercial*, Issue 1/2002.
- Commissioner Rodney Dillon, *Exercising Your Culture: Indigenous Cultural Heritage and the Environment*, Issue 6/2001.
- Margaret Donaldson, *A Human Rights Approach to Native Title Agreements*, Issue 6/2001.
- Philippa Horner, *Development in Commonwealth agency co-ordination*, Issue 5/2001.
- Richard Bartlett, *A resolution of some outstanding native title issues: Ward on behalf of Miriuwung Gajerrong v Western Australia: High Court Australia March 2001, judgment reserved*, Issue 5/2001.

The *Environmental Planning and Law Journal* vol.19(4) August 2002 published four papers presented on the third day of the conference, which was a joint day with the National Environmental Law Association:

- Gary Meyers, *Native Title Rights in Natural Resources: A Comparative Perspective of Common Law Jurisprudence*, pp.245-257.
- Lee Godden, *Indigenous Heritage and the Environment: 'Legal categories are only one way of imagining the real'*, pp.258-266.
- Tony Foley, *Negotiating Resource Agreements: Lessons from ILUAs*, pp. 267-276.
- Warwick Baird and Rachel Lenahan, *The Process in NSW Leading to Joint Management of Aboriginal Owned Land and the Register of Aboriginal Owners*, pp.277-283.

Balayi: Culture, Law and Colonialism published three papers in their 'Treaty' edition (Vol 4, 2002):

- Jackie Huggins *Reconciliation and Native Title*.
- Mick Dodson *Sovereignty*.
- Jenny Pryor *The Past and Future of Land Rights and Native Title*.

Other publications:

- Diane Smith, *Valuing native title: Aboriginal, statutory and policy discourses about compensation*, CAEPR discussion paper 2001/222.
- Bryan Keon-Cohen - 'Compensation and Compulsory Acquisition under the Native Title Act 1993' (2002) 28 *Monash University Law Review*, pp.17-58.
- Benjamin R Smith (2003) 'Whither 'certainty'? Coexistence, change and land rights in northern Queensland'. *Anthropological Forum* 13(1), May 2003.

Internet publications:

- Published on the AIATSIS website as part of the Treaty Seminar Series – Fred Chaney, *Limits and Possibilities of a Treaty Process in Australia*. www.aiatsis.gov.au
- Anthony Esposito *Issues of cultural and environmental integrity* published on the Native Title and Protected Areas Project website www.indig-enviro.asn.au