Record Nr. UNINA9910511635503321 Human rights encounter legal pluralism: normative and empirical **Titolo** approaches / / edited by Giselle Corradi, Eva Brems and Mark Goodale Pubbl/distr/stampa Oxford [UK];; Portland, Oregon:,: Hart Publishing,, 2017 **ISBN** 1-84946-773-0 1-84946-772-2 1-84946-771-4 1 online resource (267 pages) Descrizione fisica Collana Onati international series in law and society Disciplina 342.08/5 Human rights and international law Soggetti Human rights Legal polycentricity Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Nota di bibliografia Includes bibliographical references and index. Human rights and legal pluralism : four research agendas -- Giselle Nota di contenuto corradi -- Legal pluralism as a human right and -- or as a human rights violation -- Eva Brems -- Legal pluralism and international human rights law: a multifaceted relationship -- Ellen Desmet --Human rights, cultural diversity, and legal pluralism from an indigenous perspective: the Awas Tingni case -- Felipe Gomez Isa --Taking the challenge of legal pluralism for human rights seriously --Andre Hoekema -- Indigenous justice and the right to a fair trial --Giselle Corradi -- Gender, human rights, and legal pluralities in Southern Africa: a matter of context and power -- Anne Hellum and Rosalie Katsande -- Women's rights and transnational aid programs in Niger: the conundrums and possibilities of neoliberalism and legal pluralism -- Kari Henguinet -- Legal borderlands : Ghanaian human rights advocacy between layers of law -- Catherine Buerger -- Insiders' perspectives on Muslim divorce in Belgium: a women's rights analysis -- Kim Lecoyer -- Through the looking glass of diversity : the right to family life from the perspective of transnational families in Belgium --Barbara Truffin and Olivier Struelens.

This collection of essays interrogates how human rights law and

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practice acquire meaning in relation to legal pluralism, ie, the coexistence of more than one regulatory order in a same social field. As a
social phenomenon, legal pluralism exists in all societies. As a legal
construction, it is characteristic of particular regions, such as postcolonial contexts. Drawing on experiences from Latin America, SubSaharan Africa and Europe, the contributions in this volume analyse
how different configurations of legal pluralism interplay with the legal
and the social life of human rights. At the same time, they enquire into
how human rights law and practice influence interactions that are
subject to regulation by more than one normative regime. Aware of
numerous misunderstandings and of the mutual suspicion that tends to
exist between human rights scholars and anthropologists, the volume
includes contributions from experts in both disciplines and intends to
build bridges between normative and empirical theory