Record Nr. UNINA9910786597603321 Between indigenous and settler governance / / edited by Lisa Ford and **Titolo** Tim Rowse Pubbl/distr/stampa Abingdon, Oxon:,: Routledge,, 2012 **ISBN** 1-136-19538-6 0-203-08502-7 1-283-84501-6 1-136-19539-4 Descrizione fisica 1 online resource (241 p.) Altri autori (Persone) FordLisa <1974-> RowseTim <1951-> YeatmanAnna Disciplina 342.08/72 Soggetti Indigenous peoples - Legal status, laws, etc Jurisdiction Indigenous peoples - Government relations Aboriginal Australians - Legal status, laws, etc - Australia Indians of North America - Legal status, laws, etc Maori (New Zealand people) - Legal status, laws, etc Indigenous peoples - Legal status, laws, etc - Canada Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia "A GlassHouse book." Note generali Nota di bibliografia Includes bibliographical references and index. Nota di contenuto Cover; Title; Copyright Page; Contents; List of figures and maps; Acknowledgements; Notes on contributors; 1 Locating indigenous selfdetermination in the margins of settler sovereignty: an introduction; 2 Vattel in revolutionary America: from the rules of war to the rule of law; 3 Settler sovereignty and the shapeshifting Crown; 4 'It would only be just': a study of territoriality and trading posts along the Mackenzie River 1800-27; 5 Pan-nationalism as a crisis management strategy: John Ross and the Tahlequah conference of 1843 6 Obstacles to 'a proper exercise of jurisdiction' - sorcery and criminal justice in the settler-indigenous encounter in Australia7 Vanished theocracies: Christianity, war and politics in colonial New Zealand

1830-80; 8 When settlers went to war against Christianity; 9 The identity of indigenous political thought; 10 Economy, change and self-determination: a Central Australian case; 11 Land rights and development in Australia: caring for, benefiting from, governing the indigenous estate; 12 Indigenous land rights and self-government: inseparable entitlements

13 Three perversities of Indian law14 Section 223 and the shape of native title: the limits of jurisdictional thinking; 15 Whakaeke i nga ngaru - riding the waves: Maori legal traditions in New Zealand public life; 16 Indigenous jurisdiction as a provocation of settler state political theory: the significance of human boundaries; Bibliography; Index

Between Indigenous and Settler Governance addresses the history, current development and future of Indigenous self-governance in four settler-colonial nations: Australia, Canada, New Zealand and the United States. Bringing together emerging scholars and leaders in the field of indigenous law and legal history, this collection offers a long-term view of the legal, political and administrative relationships between Indigenous collectivities and nation-states. Placing historical contingency and complexity at the center of analysis, the papers collected here examine in detail the process by whi

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