THE NATURE AND CONTENT OF NATIVE TITLE: THE MIRIUWUNG-GAJERRONG CASE

Overview

On 8 August 2002, the High Court handed down its decision on Western Australia v Ward & Ors, relating to the native title claim by the Miriuwung-Gajerrong peoples. The decision has been anticipated as one which will answer critical questions about the nature and content of native title.

Cases

Western Australia v Ward & Ors - High Court decision (8 August 2002)

State of Western Australia v Ward [2000] FCA 191 (3 March 2000) - Full Federal Court decision

Ben Ward & Ors v State of Western Australia & Ors [1998] 1478 FCA (24 November 1998 - Federal Court decision

Legislation

Native Title Act 1993 (Cth)

Media Releases

Media Background from Kimberley Land Council
Media Release from Kimberley Land Council
Media Release from ATSIC
Media Release from Attorney-General's Department
Media Release from ANTaR
Media Release from Carmen Lawrence
Media Release from Senator Aden Ridgeway
Media Release from WA Premier, the Hon. Geoff Gallop

Comments

Initial statement by the High Court, 8 August 2002

Lisa Strelein, Manager, NTRU, Initial comment on the High Court decision.

Paul Kennard, Faira Land Rights Newspaper - abridged version of a summary of the Full Federal Court decision by Paul Kennard, in-house counsel for the Land and Heritage Unit at the Aboriginal Legal Service of Western Australia (Inc).
Bibliography


Useful Websites

The Miriuwung and Gajerrong Families Heritage and Land Council