May / June, No. 3/2010

# Native Title Publications

#### **AIATSIS Publications:**

- T Bauman (ed), Dilemmas in applied native title anthropology in Australia, Native Title Research Unit, Australian Institute of Aboriginal and Torres Strait Islander Studies, Canberra, 2010.
- L Strelein (ed), Dialogue about land justice: papers from the National Native Title Conference, Aboriginal Studies Press, Australian Institute of Aboriginal and Torres Strait Islander Studies, 2010.

#### Papers:

- G Neate and D O'Dea, The functions of the National Native Title Tribunal, Paper delivered to the Legalwise Native Title Seminar on 28 May 2010 by Graeme Neate and 4 June 2010 by Daniel O'Dea.
- G Neate, Assessing native title and economic development, Paper delivered to Aligning Indigenous Land Management with Economic Development Conference, Darwin, 24 March 2010.

#### Speeches:

 Hon J Macklin MP, Harnessing opportunities for future generations of Indigenous Australians, National Native Title Conference 2010, Canberra, 2010.

#### **Journal Articles:**

- A Awad, 'Native ambitions', Lawyers Weekly, No. 479, 2 April 2010, pp. 16-17.
- S Labowitch, 'Integration and reconciliation of social, legal and environmental interests under Indigenous land rights sea claims', Environmental and Planning Law Journal, Vol. 27, No. 3, 2010, pp. 189-201.
- AC Neal SC., 'The native title concept of 'society': reflections post Sampi', Native Title News, Vol. 9, Issues 7&8, 2010, p.117-120.
- J Southalan, 'Authorisation of native title claims: problems with a 'claim group representative body", Australian Resources and Energy Law Journal, Vol. 29, No. 1, 2010, pp. 49-59.

- M Gregory and A Maharaj-MacLean, 'Recent proposed amendments to the Native Title Act', Australian Resources and Energy Law Journal, Vol. 29, No. 1, 2010, pp. 7-9.
- L Terrill, 'Indigenous land reform: an economic or bureaucratic reform?', Indigenous Law Bulletin, Vol. 7, Issue 17, 2010, pp. 3-7.
- R Ye, 'Torrens and customary land tenure: a case study of the Land Titles Registration Act 2008 of Samoa', Victoria University of Wellington Law Review, Vol. 40, No. 4, 2010, pp. 827-861.
- S Young, 'Tides of history and jurisprudential gulfs: native title proof and the Noongar Western Australia claim', The Indigenous Law Journal at the University of Toronto Faculty of Law, Vol. 8, Issue 1, 2010, pp. 95-120.
- K McNeil, 'Reconciliation and third-party interests: Tsilhqot'in Nation v British Columbia', The Indigenous Law Journal at the University of Toronto Faculty of Law, Vol. 8, Issue 1, 2010, pp. 7-25.

# Native title in the News

## **National**

#### 19/05/2010

### Tax relief plan for native title

Indigenous people who receive native title payments may no longer pay tax under radical proposals being floated by the Rudd government. The federal government has floated three different approaches to allow Aboriginal communities who receive native title funds to keep more money and use it to benefit their communities. One plan involves a tax exemption for all native title payments. The second involves the creation of a new tax-exempt entity, an Indigenous community fund, to deal with the taxation of benefits when they are used for a range of defined purposes that benefit Indigenous Australians, such as education. The third option allows the government to withhold an amount of tax before the payment goes to the native title holders. The rest of the payment would then be income tax exempt. Australian (National AU, 19 May 2010), 7.