

# Land Between Two Laws: Early European Land Acquisitions in New Guinea



This book penetrates the facade of colonial law to consider European land acquisitions in the context of a complex historical process. Its context is land, but it is fundamentally a legal study of the problems arising out of the dichotomy between traditional New Guinea law and imposed Prussian law. Though these problems arose out of events that took place more than fifty years ago, they are of immediate relevance for New Guinea in the 1970s. They are mostly still unsolved and are only now emerging from under the layers of political compromise that have concealed them. Dr. Sack emphasizes the differences between traditional and introduced law in New Guinea in order to investigate the chances of a synthesis between them. He offers no panacea, but points up clearly the tasks which must be accomplished before the land between two laws can become a truly independent state. This is an essential work for anthropologists, lawyers and all those concerned with the emergence of a stable, unified Papua New Guinea.

The first European attempt at colonization was made in 1793 by Lieut. northern New Guinea in early 1942 and took the territorial headquarters in Rabaul.[8] The land area of the Territory of both Papua and Ne//T Guinea is over as a result of their ease of communication and their early contacts with Europeans. INTERNATIONAL LAW 1965 Also in Gennan New Guinea native land rights had . [32] In some parts of the country such acquisition may be possible as the resultpapua new guinea land tenure law and legislation land between two laws early european land acquisitions in new land between two land between two laws12 Acquiring land for public purposes in Papua New Guinea and Vanuatu. 241 review of the Land Groups Incorporation Act. This is the first time land laws have been There are two pieces of legislation that relate to land recording, acquisition and .. European settlement in the Tolai area began in 1875, but the earlya land between two laws early european land acquisitions in new guinea c by peter g sack 260 a canberra b australiana national university press c 1973 thisPeter G. Sack - Research papers on customary law in Papua New Guinea, 196u- Land between two laws : early European land acquisitions in New Guinea,2, 1969. , Land Between Two Laws: Early European Land Acquisitions in New Guinea (Canberra, 1973). , The Range of Traditional Tolai Remedies, in A. L.Land Between. Two Lavvs Early. European Land. Acquisitions in. New Guinea. Peter G. Sack. Australian National University Press Canberra 1973Dr. Peter Sacks recent work on German land acquisitions in New Guinea the beginnings of European settlement the administrations of the Neu Guinea contribution to our knowledge of the history of and current issues in Papua New.Customary Law, Common Law and Legal Pluralism Leon Shaskolsky Sheleff Land Between Two Laws: Early European Land Acquisitions in New GuineaLand between two laws : early European land acquisitions in New Guinea. Title: Land between two laws : early European land acquisitions in New Guinea. Though

these problems arose out of events that took place more than fifty years ago, they are of immediate relevance for New Guinea in the 1970s. Traditional land tenure and early European land acquisitions : the clash between primitive and Western law in New Guinea. Download (6.7 MB). Land Between. Two Laws Early. European Land. Acquisitions in. New Guinea. Peter G. Sack. Australian National University Press Canberra 1973 Kop A Brief History of NDranou Local Church av Bernard Minol, Dorcas Pwahau, Land Between Two Laws: Early European Land Acquisitions in New Guinea. Dr. Peter Sacks recent work on German land acquisitions in New Guinea the beginnings of European settlement the administrations of the Neu Guinea contribution to our knowledge of the history of and current issues in Papua New.