About this Publication:

This title comprises a collection of papers presented at a conference held at the University of Cape Town in 2010, which consider how development in Africa may best be achieved by concentrating on access to property from a pluralist perspective, with emphasis on land, the most important economic resource.

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- Absolute ownership and legal pluralism in Roman law: Two arguments - Helen Scott
- Legal pluralism in Africa: The implications of state recognition of customary laws illustrated from the field of land law - Gordon Woodman
- Legal pluralism and access to land in Nigeria - Enyinna Nwauche
- The changing dynamics of customary land tenure: Women’s access to and control over land in Botswana - Anne Griffiths
- Taking the gap - ‘Living law land grabbing’ in the context of customary succession laws in Southern Africa - Chuma Himonga
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- Contested power and apartheid tribal boundaries: The implications of ‘living customary law’ for indigenous accountability mechanisms - Aninka Claassens
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- Indigenous-law land rights: Constitutional imperatives and proprietary paradoxes - Anne Pope
Of Interest and Benefit to:

- Academics, South African and foreign – especially those with an interest in comparative law, customary law and property law
- Law libraries, South African and foreign