

Settler Sovereignty Jurisdiction And Indigenous People In America And Australia 1788 1836

jurisdiction and settler colonialism: where do laws meet? - jurisdiction and settler colonialism: where do laws meet? 147 in this paper, i draw attention to jurisdiction as a conceptual framework for understanding the specificities of settler colonialism; illustrate jurisdiction as a historical concept, distinct from territory and sovereignty; and show some of the

from pluralism to territorial sovereignty - no. 1 from pluralism to territorial sovereignty 69 attempts by the new south wales executive government to redefine british jurisdiction in the colony, both in the centres of settlement and in its in-

2490 book review - michael kirby - 2490 book review settler sovereignty ... doctrine for asserting jurisdiction over native peoples, at least where . 2 they were not conquered or had submitted to the protection of the crown ... settler boundaries pressed forward, the "civilising mission" of settler law

chapter 8 the limits of jurisdiction - springer - perfected settler sovereignty by subordinating indigenous jurisdiction. similarly for mchugh, the assertion of crown sovereignty in murrell, with its subsequent affirmation by the imperial and colonial authorities, brought to an end a period during which there had been a fitful recogni-

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push beyond sovereignty's imaginary by exploring other ... - "sovereignty" has been mobilized variously to suppress, to contain, to transform and to represent the autonomy of nations who self-identify as indigenous. this course explores ... settler sovereignty: jurisdiction and indigenous people in america and australia, 1788-1836. harvard university press, 2010.

capital as a constitutional issue: land and money, 1776 ... - lisa ford, settler sovereignty: jurisdiction and indigenous people in america and australia, 1788-1836, chapter 6 . indian treaties, 1805 . 6 . worcester v georgia, 35 us 313 (1832) mary young, redskins, ruffle-shirts, and rednecks: indian allotments in alabama and

tracing the spirals of unsettlement: euro-canadian ... - remains the imperative to clear, claim, settle, and assert jurisdiction and sovereignty over indigenous lands. as settler philosopher james tully makes plain, the defining "ground of the relation" of settler colonialism is the "appropriation of the land, resources

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