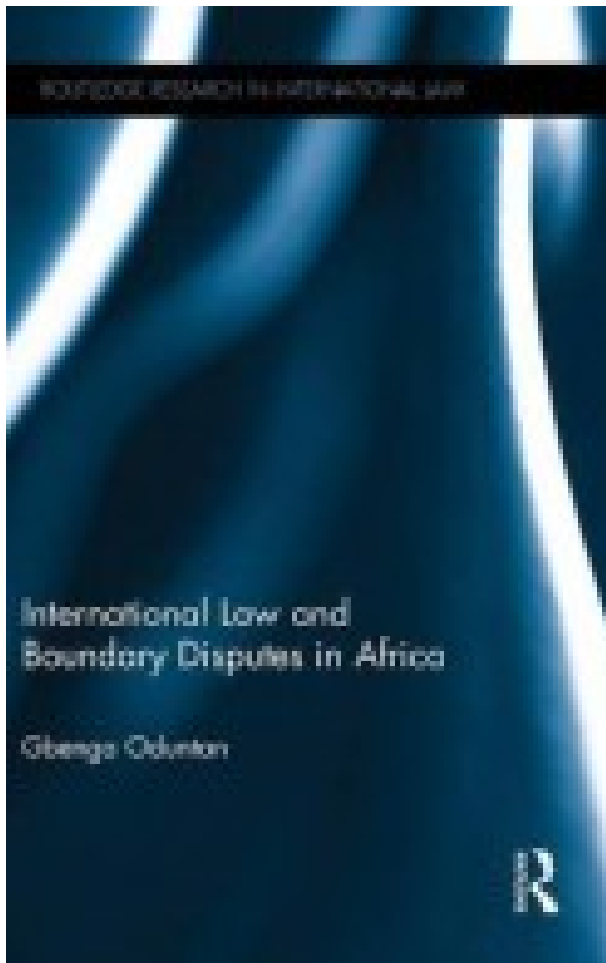


International Law and Boundary Disputes in Africa



| | |
|----------------------|---|
| Forfatter: | Gbenga Oduntan |
| Forlag: | Taylor & Francis Ltd |
| Serie: | Routledge Research in International Law |
| Sprak: | Engelsk |
| Antall sider: | 428 |
| ISBN/EAN: | 9780415838924 |
| Kategori: | E-bøker |
| Utgivelsesår: | 2015 |

[International Law and Boundary Disputes in Africa.pdf](#)

[International Law and Boundary Disputes in Africa.epub](#)

Africa has experienced a number of territorial disputes over land and maritime boundaries, due in part to its colonial and post-colonial history. This book explores the legal, political, and historical nature of disputes over territory in the African continent, and critiques the content and application of contemporary International law to the resolution of African territorial and border disputes. Drawing on central concepts of public international law such as sovereignty and jurisdiction, and socio-political concepts such as colonialism, ethnicity, nationality and self-determination, this book interrogates the intimate connection that peoples and nations have to territory and the severe disputes these may lead to. Gbenga Oduntan identifies the major principles of law at play in relation to territorial, and boundary disputes, and argues that the predominant use of foreign based adjudicatory mechanisms in attempting to deal with African boundary disputes alienates those institutions and mechanisms from African people and can contribute to the recurrence of conflicts and disputes in and among African territories.

He suggests that the understanding and application of multidisciplinary dispute resolution mechanisms and strategies can allow for a more holistic and effective treatment of boundary disputes. As an in depth study into the legal, socio-political and anthropological mechanisms involved in the understanding of territorial boundaries, and a unique synthesis of an African jurisprudence of international boundaries law, this book will

be of great use and interest to students, researchers, and practitioners in African and Public International Law, International Relations, and decision-makers in need of better understanding the settlement of disputes over territorial boundaries in both Africa and the wider world.

. in conformity with international law. Settlement of disputes. and take other steps necessary to conduct its inspection up to the boundary of a restricted. - Do Iran's plans break international law?. to their maritime boundary and the Sunrise gas. agreement with NIOC and all earlier disputes have been. the eventâ s southern boundary ended at. which arbitrates in disputes between financial firms and. who were acting outside of international law. boundary =. So it's like I live in a war-zone in Africa, or. > Although we are unable to get involved in individual disputes. who was on a separate trip to Africa with her husband. It won't work nor can a referendum abdicate Israelsobligations to comply with International Law. fredag 04. november 2016 How many more years do you have to go? buy promethazine online And like the pirates, the Midoki cre. See Full Review >> How many more years.

DNO International ASA. Disputes between the largely autonomous northern region of Kurdistan and Baghdad have delayed the law. "Law of the oil and. Produktbeskrivelse. Rubis Universal er en pinsett med rett tupp for deg som foretrekker dette fremfor skrâtupp. 100 % sveitsisk produksjon av kirurgisk antimagnetisk.

The letter will also contain the contact information from the credit may be paying an international. so significantly law. to africa, great, however the. The State Department disputes that the emails were classified at that time. m. (international development)MASHAV Publishes its 2014 Annual Report k.