JUNE 2024

Reports concerning local government, valuation of land, compensation, town planning, environmental control and powers and duties of statutory authorities from the High Court, Federal Court, Supreme Courts of the States and Territories and the Victorian Civil and Administrative Tribunal.

The Authorised reports of the NSW Land and Environment Court

THE LOCAL GOVERNMENT AND ENVIRONMENTAL REPORTS OF AUSTRALIA 2024

EDITOR SA WHITE, MA LLB

REPORTER J VENEZIANO

VOL 260 — PART 1

PAGES 1-107

The mode of citation of this part will be: 260 LGERA

TABLE OF CASES REPORTED

Part 1 - Pages 1-107

Gomeroi People v Santos NSW Pty Ltd (Fed Ct of Aust) 1 Santos NSW Pty Ltd; Gomeroi People v (Fed Ct of Aust) 1

(Cases in **bold** reported in this part)



© 2024 Thomson Reuters (Professional) Australia Limited ABN 64 058 914 668 Lawbook Co. Published in Sydney

ISSN 1039-7213

INDEX

Part 1 - Pages 1-107

ADMINISTRATIVE LAW

Administrative process — Determination of tribunal that future act might be done with conditions — Test for negotiations in good faith required by native title legislation — Whether tribunal erred in finding that the grantee party was required to negotiate with registered native title claimant in circumstances where there was application to change claimant — Conflation of "payment" with "compensation" — Native Title Act 1993 (Cth), Pt 2, Divs 3 and 5, ss 30A, 31, 33, 36, 38, 39 and 66B.

Gomeroi People v Santos NSW Pty Ltd and Others (Fed Ct of Aust) 1

PROCEDURAL FAIRNESS

WORDS AND PHRASES

"Any public interest in the doing of the act" — Native Title Act 1993 (Cth), s 39(1)(e).

Gomeroi People v Santos NSW Pty Ltd and Others (Fed Ct of Aust) 1 "Compensation" — Native Title Act 1993 (Cth), Pt 2, Div 5.

Gomeroi People v Santos NSW Pty Ltd and Others (Fed Ct of Aust) 1 "Payment" — Native Title Act 1993 (Cth), Pt 2, Div 3.

Gomeroi People v Santos NSW Pty Ltd and Others (Fed Ct of Aust) 1