

Native Claims

Indigenous Law against Empire, 1500–1920

Edited by Saliha Belmessous



CONTENTS

Acknowledgments vii

Introduction: The Problem of Indigenous Claim Making
in Colonial History 3
Saliha Belmessous

Possessing Empire: Iberian Claims and
 Interpolity Law 19
 Lauren Benton

2. Law, Land, and Legal Rhetoric in Colonial New Spain: A Look at the Changing Rhetoric of Indigenous Americans in the Sixteenth Century 41 R. Jovita Baber

3. Court and Chronicle: A Native Andean's Engagement with Spanish Colonial Law 63 Rolena Adorno

4. Powhatan Legal Claims 85

Andrew Fitzmaurice

5. Wabanaki versus French and English Claims in Northeastern North America, c. 1715 107 Saliha Belmessous

6. "Chief Princes and Owners of All": Native American

Appeals to the Crown in the Early-Modern British Atlantic

Craig Yirush

7. Framing and Reframing the Agōn: Contesting Narratives and Counternarratives on Māori Property Rights and Political Constitutionalism, 1840–1861 152
Mark Hickford

- 8. "Bring this paper to the Good Governor": Aboriginal
 Petitioning in Britain's Australian Colonies 182

 Ann Curthoys and Jessie Mitchell
 - 9. The Native Land Court: Making Property in Nineteenth-Century New Zealand 204 Christopher Hilliard

10. African and European Initiatives in the
Transformation of Land Tenure in Colonial Lagos
(West Africa), 1840–1920 223

Kristin Mann

Afterword: The Normative Force of the Past

Duncan Ivison

Contributors 259 Index 263