

***“The exogenous law:
remarks on the issue of collective ancestral lands in
Argentina and Chile.”***

Ilaria Lazzerini
PhD in "Law and Society" Renato Treves

Place: Oñati International Institute for the Sociology of Law
Date: Thursday, 3rd November 2016: 16:00 p.m.

International regulations have increasingly assumed jurisdiction in matters that were, until recently, exclusively delegated to State legislators. Land administration is exemplary.

In the light of the inexorable scarcity of natural resources of the territory, the growing phenomenon of land-grabbing, the rediscovery of the importance of the commons and, consequently, their sustainable management, through the analysis of two case studies, Argentina and Chile, I have tried to highlight the key role played by the ILO (International Labour Organization) Convention No. 169 in the redefinition of local land assets.



Ilaria Lazzerini

PhD in Law and Society “Renato Treves”, December 2014 (grade: excellent) University of Milan, in consortium with the Universities of Antwerp, Bologna, “Carlos III” (Madrid), Lund, País Vasco, “Carlo Bo” (Urbino), Insubria (Varese-Como), Milan-Bicocca, Oñati International Institute for the Sociology of Law, National Centre for prevention and defense (CNPDS-Italy).

IISJ / IISL

IISL (Master’s Programme) – Apdo. 28 – 20560 Oñati – Gipuzkoa – Spain

Tel: [34] 943 78 30 64 – Fax: [34] 943 78 31 47

E-mail: onati@iisj.es / Web Page: <http://www.iisj.es>