HUMR5508 – SPRING 2019 SYLLABUS

REQUIRED READINGS:


- Daes, Erica Irene A. Daez, “Principal Problems Regarding Indigenous Land Rights and Recent Endavours to Resolve Them, pp. 463-484(22pp)
- Lundberg, Maria and Yong Zhou “Article 17 of China’s Regional National Autonomy Law: Its Implementation and Application”, pp. 609-626(18pp)


- Åhren, Matthias, “Protecting People’s Cultural Rights: A Question of Properly Understanding the Notion of States and Nations?”, pp. 91-118(28pp)


- Scheinin, Martin “What are Indigenous Peoples?”, pp. 3-13(11pp)
- Daes, Erica-Irene A., “Indigenous Peoples’ Rights to Land and Natural Resources”, pp. 75-91(17pp)


TOT:624pp

**BASIC TEXTS IN SOCIAL AND POLITICAL THEORY**


**CASES AND VIEWS:**

Part I: Main cases - Freedom of Religion and Belief


(European Court of Human Rights): Lautsi and Others V. Italy (Application no. 30814/06) Grand Chamber Judgment 18 March 2011

(European Court of Human Rights): S.A.S. v. FRANCE(Application no. 43835/11)Grand Chamber Judgment, 1 July 2014

(European Court of Human Rights): Eweida and others v. The United Kingdom (Appl. No. 48420/10, No. 59842/10, No. 51671/10 and No. 36516/10), Judgment 15 January 2013

Part II: Main cases – Minority and Indigenous People’s Rights


(Inter-American Court of Human Rights): Case of the Saramaka People v. Suriname, Judgment of November 28, 2007
(European Court of Human Rights): Sejdic and Finci v. Bosnia And Herzegovina (Applications nos. 27996/06 and 34836/06) Judgment 22 December 2009

RECOMMENDED READINGS:


- Plesner, Ingvill T, “The European Court on Human Rights Between Fundamentalist and Liberal Secularism”, pp. 63-74(12pp)


