

Oxford Public International Law

Parque Eólico Chiloé, Comunidad Indígena Antú Lafquén de Huentetique v Corema de la Región de los Lagos, Final appeal, writ of protection, ILDC 2800 (CL 2012), Rol Nr 10.090-2011, 22nd March 2012, Chile; Supreme Court

Date: 22 March 2012

Content type: Domestic court decisions

Jurisdiction: Chile [cl]; Supreme Court

Citation(s): ILDC 2800 (CL 2012) (OUP reference)

Rol Nr 10.090-2011 (Other Reference)

Product: Oxford Reports on International Law [ORIL]

Module: International Law in Domestic Courts [ILDC]

Whether an environmental impact assessment was required to include consultation with the indigenous community affected by a planned project under the International Labour Organization Convention concerning Indigenous and Tribal Peoples in Independent Countries (No 169).

Users without a subscription are not able to see the full content. Please, **subscribe** or **login** to access all content.