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Review of *Aboriginal Land Claims in Canada: A Regional Perspective* by Ken Coates

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This informative collection of eight essays by different authors plus an introduction by the editor surveys the present state of aboriginal land claims across Canada. Each essay deals with a separate province or region, providing regional detail that fleshes out the overview. A selection of excerpts from pertinent documents at the end of each essay adds substantially to the usefulness of the work.

As David R. McNab, formerly of the Native Affairs Secretariat of the Province of Ontario, points out in his article, the aboriginal peoples have never been conquered, so that Canada’s acquisition of their lands has been by negotiation. In arriving at these arrangements—once called “treaties” but today called “agreements”—Canada has never strayed from inherited British imperial policy, a “perpetual compromise between principle and immediate exigency.” The principle involved has been the official extinguishment of aboriginal title; the exigency has been the need to acquire lands for settlement and industrial development. The process is still far from complete, and the end is not in sight.

The procedure has not been without its difficulties; as Frank Cassidy sees it, the debate about aboriginal title has been essentially cultural. Rather than being a question of money and power, it has been “rooted in the need for mutual recognition and respect.” Although the resolution of aboriginal claims can be viewed as expensive, not resolving them also involves substantial cost. Matters have not been eased by continued official insistence on the surrender of
aboriginal right in return for specific benefits, such as title in fee simple to a defined territory, and cash benefits. Where such conditions were accepted in the past, Amerindians today are more inclined to seek entrenchment of aboriginal title. William R. Morrison notes that the Inuit have not been so insistent on this point, as they are still in the majority in their Arctic lands, which are not attractive to Whites for settlement, and which pose expensive challenges to economic development. As a result, some major accommodations have been arrived at comparatively quickly in the Arctic. By way of contrast, the Lubicon Cree of oil-rich northern Alberta have been at the negotiating tables, on and off, for more than half a century, and the First Nations of the Maritimes (apart from Labrador) have not been able to get their claims accepted for negotiation. Most of Quebec is still under some form of Amerindian claim. The Métis, although constitutionally recognized as an aboriginal people, are also experiencing difficulties. According to D. N. Sprague, recent legislation has made it easier for Métis to be reclassified as Amerindians and so become eligible to claim aboriginal right, than it is to do the same thing as Métis.

Successful as this work is in presenting the current state of land claims in Canada, it is less so in probing for the historical roots of the situation. J. R. Miller, dealing with the Mohawk claims of Oka, Quebec, makes the best attempt, but does not go far enough. Not discussed anywhere were the compromises Europe made with its own ancient legal traditions, when in the sixteenth to eighteenth centuries, it reinterpreted its laws to justify the takeover and colonization of New World lands. Olive Patricia Dickason, Department of History, University of Alberta.