

---

# Contents

**Preface vii**

**Introduction ix**

**Chapter 1: Regulatory Taking, Ripeness, and Categorical Takings after *Lucas* 1**

- A. Takings: An Overview 1
  - 1. Regulatory Takings 5
  - 2. *Lucas* Takings and the Court, Waiting for the “Extraordinary Case” 11
  - 3. The Circuits 14
- B. Ripeness: *Knick* and Before 15
- C. *Knick v. Township of Scott, Pennsylvania* 20
- D. The Circuits: Where We Were 23
- E. Why It Matters: Hawai’i and the Need for Bringing Regulatory Takings Challenges in Federal Court 27

**Chapter 2: A Background Principle Exception: The Public Trust Doctrine 35**

- A. Introduction 35
- B. PTD Defined 39
- C. The Public Trust beyond Interests in Water 40
  - 1. Extension to Wildlife and Other Natural Resources 43
  - 2. Extension to Lands Not Now or Formerly Submerged 44
- D. States with Multiple Public Trusts 47

- E. The PTD Applied to Private Property 48
  - 1. *Illinois Central* and Private Interests 49
  - 2. Examples of Private Interests in PTD Property 51
- F. Access to the PTD Resource 57

**Chapter 3: A Background Principle Exception:  
Customary Law 63**

- A. Introduction 63
- B. The Application of Custom in U.S. Takings Law 64
- C. English Custom 68
  - 1. Background 68
- D. Custom Cases Subsequent to *State ex rel. Thornton v. Hay* 74
- E. Native Custom 87
  - 1. Consistency with Blackstonian Custom 91
- F. Conclusions 93

**Chapter 4: Statutes and Constitutions  
as Background Principles 97**

**Chapter 5: The Nuisance Exception 103**

- A. Introduction 103
- B. The Parameters of the Nuisance Exception 104
- C. Selective (Illustrative) Nuisance Exception Cases 109

**Index 123**

**About the Author 133**