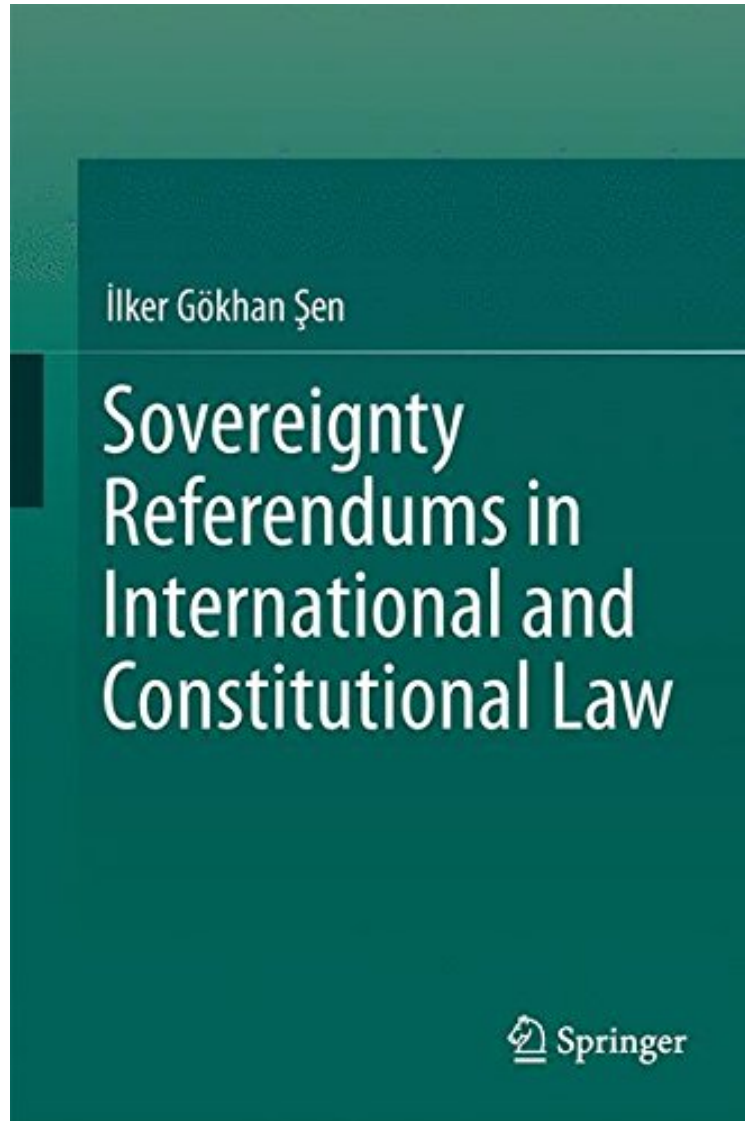


[DOWNLOAD] Sovereignty Referendums in International and Constitutional Law

# Sovereignty Referendums in International and Constitutional Law

*Iker Gkhan en*

*ePub | \*DOC | audiobook | ebooks | Download PDF*



 Download

 Read Online

#5822528 in Books 2015-01-29Original language:EnglishPDF # 1 9.21 x .75 x 6.14l, .0 #File Name:  
3319116460298 pages | File size: 79.Mb

**Iker Gkhan en : Sovereignty Referendums in International and Constitutional Law** before purchasing it in order to gage whether or not it would be worth my time, and all praised Sovereignty Referendums in International and Constitutional Law:

This book focuses on sovereignty referendums, which have been used throughout different historical periods of democratization, decolonization, devolution, secession and state creation. Referendums on questions of sovereignty

and self-determination have been a significant element of the international political and legal landscape since the French Revolution, and have been a central element in the resolution of territorial issues from the referendum in Avignon in 1791 until today. More recent examples include Quebec, East Timor, New Caledonia, Puerto Rico and South Sudan. The global aim of this book is to achieve a better empirical and legal understanding of sovereignty referendums and related problems in international and national law and politics. Accordingly, it presents readers a comprehensive study of sovereignty referendums from the perspectives of both international and constitutional law.

From the Back Cover This book focuses on sovereignty referendums, which have been used throughout different historical periods of democratization, decolonization, devolution, secession and state creation. Referendums on questions of sovereignty and self-determination have been a significant element of the international political and legal landscape since the French Revolution, and have been a central element in the resolution of territorial issues from the referendum in Avignon in 1791 until today. More recent examples include Quebec, East Timor, New Caledonia, Puerto Rico and South Sudan. The global aim of this book is to achieve a better empirical and legal understanding of sovereignty referendums and related problems in international and national law and politics. Accordingly, it presents readers a comprehensive study of sovereignty referendums from the perspectives of both international and constitutional law.