General Comment 7(d) of the Maputo Protocol: Reflections on three decades of a struggle to secure women’s property rights at divorce

Using the law to secure women’s property rights at the dissolution of marriage has been slow and has produced a mixed result. In many English-speaking countries that were British colonies, there was an inheritance of the Married Women’s Property Act. At independence, they were gifted Constitutions that made family law, personal law and customary law exempt from the application of the anti-discrimination provisions, the claw-back clauses. There have been various efforts through the courts, parliaments and international and regional human rights standards to bring about reforms in an area of law that has been resistant to change. General Comment 7(d) builds on those efforts. The panel will reflect on key moments like the HIV struggle and tenure reform processes and arguments including the meaning of marital property, valuing non-monetary contributions and equitable distribution that shaped the debate over the past three decades. In 2020 and with widening inequalities between women and other threats to land and property rights, where to from here?”

Register on Sched: https://sched.co/e4zX
Register on Zoom: https://us02web.zoom.us/webinar/register/WN_Aw-7FpMySLCyhoanOmp9pg

WHEN 24 September 2020, 13:00 – 15:00 GMT

PANELISTS Prof Ambreena Manji (Cardiff Law and Global Justice), Jacqueline Ingutiah (Kenya National Commission on Human Rights), Seodi White (Ministry of Economic Planning and Public Sector Reforms, Malawi), Sheila Minkah-Premo (Apex Lawconsult)

MODERATOR Dr Juliana Nnoko-Mewanu (Human Rights Watch)

VENUE Zoom

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