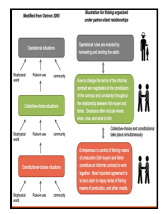
Property rights and regulatory systems in fisheries

Fishing News Books - Property rights and regulatory systems in fisheries (1998 edition)



Description: -

-

Fishery management -- Europe.

Foreign fishing -- Europe.

Economic zones (Law of the sea) -- Europe.

Fishery law and legislation -- Europe. Property rights and regulatory systems in fisheries

-Property rights and regulatory systems in fisheries

Notes: Includes bibliographical references and index.

This edition was published in 1998



Filesize: 19.98 MB

Tags: #Property #Rights #to #Fish

Public Fishing Rights and the Landowner

They've also encouraged the boats to pay more attention to the ecological conditions of the waters in which they operate. In New Zealand, ITQs are viewed as perpetual rights to a share of the harvest; an ITQ is a legal asset that can be used as collateral in establishing credit with banks.

Property Rights and Regulatory Systems for Fisheries Books): Symes, David: 9780852382493: ne-x.uni.rf.gd: Books

If you own land along one of the state's waterways, you may qualify to participate in, and receive the benefits of this program.

A global survey of "TURF

But as by Corbett Grainger and Christopher Costello 2014 illustrates, not all property rights systems are created equal. Rather than setting strategic objectives, as the EU does with conservation legislation, exclusive competence means that the EU has total control unless it has delegated some aspect to member states.

IPMA eBiblioteca catalog > Details for: Property rights and regulatory systems in fisheries

We also examine the differences between two TURF-reserve archetypes and find that those developed with a strong history of customary tenure share distinct qualities from those created in a more recently established, government-mandated system. However, the devolution of fisheries management within its EEZ, to Scotland, Wales and Northern Ireland, means that the passage of any significant reforms will need to be coordinated between the four nations of the UK, which will undoubtedly add a layer of complexity. Economists argue that private property rights will improve efficiency, increase profitability, and lead to sustainable harvesting of marine resources;

Public Fishing Rights and the Landowner

The move toward property rights appears to have had positive social benefits as well.

IPMA eBiblioteca catalog > Details for: Property rights and regulatory systems in fisheries

The recognition of property rights in marine resources can also make it easier to adopt additional conservation measures. It is easy to see how quota, and the concentration of its ownership, has played a part in that narrative.

Fishing rights, property rights, human rights: the problem of legal lock

This possibility stems from a function of the rule of law and the courts, particularly in common law jurisdictions, to curb the power of the state.

Public Fishing Rights and the Landowner

This ruling resulted in compensation being paid to the adversely affected thought to run to millions of pounds, a significant sum for a small island community.

Related Books

- Povisti Mykola Dzheria, Burlachka, Kaĭdasheva sim'ia
 Financial institutions and markets
- <u>Tot</u>
- Reinigungs-, Räum und Streupflicht in Bayern Erläuterungen zur Musterverordnung
- Finitude et mystère