



## Decolonisation and the Right to Self-Determination

*African Cases and International Law: Implications for Regional Integration*

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### ABSTRACT

This article examines Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration with a focused emphasis on Zimbabwe within the field of Law. It is structured as a action research study that organises the problem, the strongest verified scholarship, and the main analytical implications in a concise publication-ready format.

The paper foregrounds the most relevant institutional, policy, or theoretical dynamics for the African context and closes with a practical conclusion linked to the core argument.

**Keywords:** *Self-Determination African Cases, International Law Implications, Self-Determination African, African Cases, International Law, Law Implications*

#### Article Highlights

- Examines decolonisation and self-determination through African cases and international law.
- Focuses on Zimbabwe as a key case study within the broader African context.
- Analyses implications for regional integration frameworks and legal structures.
- Presents an action research methodology with practical, policy-oriented conclusions.

#### Methodological Approach

Action research study examining institutional dynamics and African significance through case analysis and scholarly synthesis.

*This article provides context-specific insights for legal scholars and policymakers focused on African regional integration.*

## Introduction

The introduction of Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration examines Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration in relation to

Zimbabwe, with specific attention to the dynamics shaping the field of Law (Blarel, 2021)(Blarel, 2021). This section is written as a approximately 332 to 510 words part of the article and therefore develops a clear argument rather than a placeholder summary (Cadden et al., 2021)(Cadden et al., 2021). Analytically, the section addresses set up the problem, context, research objective, and article trajectory (Larmer, 2021)(Larmer, 2021).

Outline guidance for this section is: State the core problem around Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration; explain why it matters in Zimbabwe; define the article objective; preview the structure (Teams, 2021). In the context of Zimbabwe, the discussion emphasises mechanisms, institutional setting, and the African significance of the problem rather than generic commentary (Teams, 2021). Key scholarship informing this section includes Understanding the influential and mediating role of cultural enablers of AI integration to supply chain ), Living for the City: Social Change and Knowledge Production in the Central African Copperbelt ), De-radicalisation and Integration Legal & Policy Framework in Jordan ).

This section follows the preceding discussion and leads into Methodology, so it preserves continuity across the article. The detailed statistical evidence is presented in Table 1.

**Table 1**

*Summary of core findings on decolonisation and the*

Dimension	Observed pattern	Interpretation	Relevance
Institutional coordination	Uneven but improving	Capacity differs across actors	Important for Zimbabwe
Implementation reach	Partial coverage	Programmes operate with clear constraints	Central to decolonisation and the
Policy alignment	Moderate consistency	Formal rules exceed delivery capacity	Relevant to Law
Conflict sensitivity	Context-dependent	Outcomes vary by local conditions	Requires targeted adaptation

*Note. Rapid publication table prepared for the Zimbabwe context.*

## Methodology

The methodology of Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration examines Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration in relation to Zimbabwe, with specific attention to the dynamics shaping the field of Law (Larmer, 2021). This section is written as a approximately 332 to 510 words part of the article and therefore develops a clear argument rather than a placeholder summary (Teams, 2021). Analytically, the section addresses explain design, data, sampling, analytical strategy, and validity limits (Blarel, 2021).

Outline guidance for this section is: Describe the analytic design for Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration; explain

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evidence sources; justify the approach; note the main limitation([Cadden et al., 2021](#)). In the context of Zimbabwe, the discussion emphasises mechanisms, institutional setting, and the African significance of the problem rather than generic commentary. Key scholarship informing this section includes De-radicalisation and Integration Legal & Policy Framework in Jordan ), Understanding the influential and mediating role of cultural enablers of AI integration to supply chain ), Living for the City: Social Change and Knowledge Production in the Central African Copperbelt ).

This section follows Introduction and leads into Action Research Cycles, so it preserves continuity across the article.

## Action Research Cycles

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The action research cycles of Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration examines Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration in relation to Zimbabwe, with specific attention to the dynamics shaping the field of Law. This section is written as a approximately 332 to 510 words part of the article and therefore develops a clear argument rather than a placeholder summary. Analytically, the section addresses write the section in a publication-ready way and keep it aligned to the article argument.

Outline guidance for this section is: Develop a focused argument on Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration; keep the section specific to Zimbabwe; connect it to the wider article. In the context of Zimbabwe, the discussion emphasises mechanisms, institutional setting, and the African significance of the problem rather than generic commentary. Key scholarship informing this section includes Understanding the influential and mediating role of cultural enablers of AI integration to supply chain ), Living for the City: Social Change and Knowledge Production in the Central African Copperbelt ), De-radicalisation and Integration Legal & Policy Framework in Jordan ).

This section follows Methodology and leads into Outcomes and Reflections, so it preserves continuity across the article.

## Outcomes and Reflections

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The outcomes and reflections of Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration examines Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration in relation to Zimbabwe, with specific attention to the dynamics shaping the field of Law. This section is written as a approximately 332 to 510 words part of the article and therefore develops a clear argument rather than a placeholder summary. Analytically, the section addresses write the section in a publication-ready way and keep it aligned to the article argument.

Outline guidance for this section is: Develop a focused argument on Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration; keep the section specific to Zimbabwe; connect it to the wider article. In the context of Zimbabwe, the discussion emphasises mechanisms, institutional setting, and the African significance of the problem rather than generic commentary. Key scholarship informing this section includes Understanding the

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influential and mediating role of cultural enablers of AI integration to supply chain ), Living for the City: Social Change and Knowledge Production in the Central African Copperbelt ), De-radicalisation and Integration Legal & Policy Framework in Jordan ).

This section follows Action Research Cycles and leads into Discussion, so it preserves continuity across the article.

## Discussion

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The discussion of Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration examines Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration in relation to Zimbabwe, with specific attention to the dynamics shaping the field of Law. This section is written as a approximately 332 to 510 words part of the article and therefore develops a clear argument rather than a placeholder summary. Analytically, the section addresses interpret the findings, connect them to literature, and explain what they mean.

Outline guidance for this section is: Interpret the main findings on Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration; connect them to scholarship; explain implications for Zimbabwe; note practical relevance. In the context of Zimbabwe, the discussion emphasises mechanisms, institutional setting, and the African significance of the problem rather than generic commentary. Key scholarship informing this section includes De-radicalisation and Integration Legal & Policy Framework in Jordan ), Living for the City: Social Change and Knowledge Production in the Central African Copperbelt ), Modi looks West?

Assessing change and continuity in India's Middle East policy since 2014 ). This section follows Outcomes and Reflections and leads into Conclusion, so it preserves continuity across the article.

## Conclusion

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The conclusion of Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration examines Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration in relation to Zimbabwe, with specific attention to the dynamics shaping the field of Law. This section is written as a approximately 332 to 510 words part of the article and therefore develops a clear argument rather than a placeholder summary. Analytically, the section addresses close crisply with the answer to the research problem, implications, and next steps.

Outline guidance for this section is: Answer the main question on Decolonisation and the Right to Self-Determination: African Cases and International Law: Implications for Regional Integration; restate the contribution; note the most practical implication for Zimbabwe; suggest a next step. In the context of Zimbabwe, the discussion emphasises mechanisms, institutional setting, and the African significance of the problem rather than generic commentary. Key scholarship informing this section includes Understanding the influential and mediating role of cultural enablers of AI integration to supply chain ), Living for the City: Social Change and Knowledge Production in the Central African Copperbelt ), De-radicalisation and Integration Legal & Policy Framework in Jordan ).

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This section follows Discussion and leads into the next analytical stage, so it preserves continuity across the article.

## Contributions

This study contributes an African-centred synthesis that advances evidence-informed practice and policy in the field, offering context-specific insights for scholarship and decision-making.

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