Indigenous panel, WIPO IGC 37

Professor Mattias Åhrén
Suggest draft language?

“Objectives” presently include: recognize rights of IPs/ILCs; prevent misappropriation; encourage creation and innovation; recognize value of vibrant public domain...

Parameters for final instrument(s)
“Objective”

IP seek appropriate balance between (i) rights of creators, and (ii) interest of access to public

Objective must reasonably be guided by situation (before and) without instrument(s)
“Beneficiaries of protection”

IP/IP similar instrument(s) = beneficiaries those that created TK/TCEs

Other stakeholders’ interests could be addressed through “Administration of rights” provisions
“Eligibility for protection”

Defined by “Beneficiaries”
“Exceptions and limitations”

Possible concerns with regard to access could be addressed here
“Scope of protection” (e.g.)

The sovereignty of human rights

*Terra nullius* = public domain vs. the right to equality
Thank you for the attention.