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# Teitiota v New Zealand, Climate Migration and Non-refoulement: A Case Study of Canada's Obligations under the Charter and the ICCPR

Mari Galloway's article "*Teitiota v New Zealand, Climate Migration and Non-refoulement: A Case Study of Canada's Obligations under the Charter and the ICCPR*" was published in Volume 45, Issue 2 of the Dalhousie Law Journal. The article seeks to explore the application of Teitiota to the Canadian context. The goal is to assess Teitiota's potential impact on Charter jurisprudence and examine positive steps that Canada may take to build a framework around transnational climate change and disaster displacement.

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