

1. Record Nr.	UNINA990002553680403321
Autore	Winkler, Robert L.
Titolo	Statistics : probability, inference , and decision / Robert L. Winkle , William L. Hays.
Pubbl/distr/stampa	New York : Holt Rinehart and Winston, 1975
ISBN	0030140110
Edizione	[2.ed.]
Descrizione fisica	xviii, 888 p. ; 24 cm
Disciplina	519
Locazione	MAS
Collocazione	MXXIV-A-40 IX-A-26
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia

2. Record Nr.	UNINA9910779357803321
Titolo	Aboriginal title and Indigenous peoples : Canada, Australia, and New Zealand // edited by Louis A. Knafla and Haijo Westra
Pubbl/distr/stampa	Vancouver : , : UBC Press, , [2010] ©2010
ISBN	0-7748-2073-X 1-280-77785-0 9786613688248 0-7748-1562-0
Descrizione fisica	1 electronic text (vi, 267 p.) : digital file
Collana	Law and society series, , 1496-4953
Altri autori (Persone)	KnaflaLouis A. <1935-> WestraHaijo Jan <1947->
Disciplina	346.7104/3208997
Soggetti	Indigenous peoples - Legal status, laws, etc Native title (Australia) Indian title - Canada
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Formato	Materiale a stampa
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Nota di bibliografia	Includes bibliographical references and indexes.
Nota di contenuto	part 1. Sovereignty, extinguishment, and expropriation of aboriginal title -- part 2. Native land, litigation, and indigenous rights.
Sommario/riassunto	"Delgamuukw. Mabo. Ngati Apa. These cases and others have in recent years created a framework for litigating Aboriginal title in countries such as Canada, Australia, and New Zealand. The contributors to this path-breaking book argue that our understanding of where the concept of Aboriginal title came from -- and where it may be going -- can also be enhanced by exploring legal developments in these former British settler colonies in a comparative and multidisciplinary framework. Aboriginal Title and Indigenous Peoples brings together a distinguished group of scholars who trace how the doctrine of Aboriginal title evolved as indigenous peoples and their laws interacted with settlers and the legal systems that developed in these three common law countries. Part 1 reveals the historical role that legislatures and courts played in the extinguishment and acquisition of Aboriginal title and land. Part 2 shows that although each country's development was distinctive,

common issues and legal developments shaped -- and continue to
inform -- indigenous peoples' struggle for recognition of their rights."
--pub. desc.
