

1. Record Nr.	UNISA996280536303316
Titolo	2018 IEEE AUTOTESTCON : 17-20 September 2018, National Harbor, MD, USA // IEEE Instrumentation and Measurement Society
Pubbl/distr/stampa	Piscataway, New Jersey : , : Institute of Electrical and Electronics Engineers, , 2018
ISBN	1-5386-5223-4
Descrizione fisica	1 online resource (67 pages)
Disciplina	620.0044
Soggetti	Automation - Testing Automatic test equipment Maintainability (Engineering)
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia

2. Record Nr.	UNINA9910778682303321
Titolo	Climbing the ladder [[electronic resource] ] : an update on the status of doctoral women scientists and engineers // Committee on the Education and Employment of Women in Science and Engineering, Office of Scientific and Engineering Personnel, National Research Council
Pubbl/distr/stampa	Washington, D.C., : National Academy Press, 1983
ISBN	1-280-24596-4 9786610245963 0-309-56387-9
Descrizione fisica	1 online resource (107 p.)
Disciplina	331.4/815/0973
Soggetti	Women scientists - United States Women engineers - United States Women in science - United States Women in engineering - United States Doctor of philosophy degree - United States Women - Education (Graduate) - United States
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Bibliographic Level Mode of Issuance: Monograph
Nota di bibliografia	Includes bibliography.

3. Record Nr.	UNINA9910163869703321
Autore	O'Sullivan Aisling
Titolo	Universal Jurisdiction in International Criminal Law : The Debate and the Battle for Hegemony
Pubbl/distr/stampa	London : , : Taylor and Francis, , 2017
ISBN	1-317-30120-X 1-315-64850-4 1-317-30121-8
Edizione	[First edition.]
Descrizione fisica	1 online resource (235 pages)
Collana	Routledge Research in International Law
Disciplina	345/.0122 345.0122
Soggetti	Jurisdiction (International law) International criminal law International criminal courts
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	chapter Introduction -- chapter 1 The politics of international law -- chapter 2 Narratives of justification from 1883 -- chapter 3 Conventional readings -- chapter 4 Competing for hegemony -- chapter 5 Returning to the status quo? -- chapter Conclusion.
Sommario/riassunto	"With the sensational arrest of former Chilean dictator Augusto Pinochet in 1998, the rise to prominence of universal jurisdiction over crimes against international law seemed to be assured. The arrest of Pinochet and the ensuing proceedings before the UK courts brought universal jurisdiction into the foreground of the "fight against impunity" and the principle was read as an important complementary mechanism for international justice -one that could offer justice to victims denied an avenue by the limited jurisdiction of international criminal tribunals. Yet by the time of the International Court of Justice's Arrest Warrant judgment four years later, the picture looked much bleaker and the principle was being read as a potential tool for politically motivated trials. This book explores the debate over universal jurisdiction in international criminal law, aiming to unpack a practice in which international lawyers continue to disagree over the concept of universal

jurisdiction. Using Martti Koskenniemi's work as a foil, this book exposes the argumentative techniques in operation in national and international adjudication since the 1990s. Drawing on overarching patterns within the debate, Aisling O'Sullivan argues that it is bounded by a tension between contrasting political preferences or positions, labelled as moralist ("ending impunity") and formalist ("avoiding abuse") and she reads the debate as a movement of hegemonic and counter-hegemonic positions that struggle for hegemonic control. However, she draws out how these positions (moralist/formalist) merge into one another and this produces a tendency towards a "middle" position that continues to prefer a particular preference (moralist or formalist). Aisling O'Sullivan then traces the transformation towards this tendency that reflects an internal split among international lawyers between building a utopia ("court of humanity") and recognizing its impossibility of being realized."--Provided by publisher.

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