

1. Record Nr.	UNINA9910458613303321
Autore	Davidson Herbert A (Herbert Alan), <1932-2021, >
Titolo	Alfarabi, Avicenna, and Averroes on intellect : their cosmologies, theories of the active intellect, and theories of human intellect / / Herbert A. Davidson
Pubbl/distr/stampa	New York : , : Oxford University Press, , [1992]
ISBN	1-280-52611-4 0-19-536077-X 1-4294-0115-X
Descrizione fisica	1 online resource (374 pages)
Disciplina	153.9 153.901
Soggetti	Islamic philosophy - Greek influences Intellect Philosophy of mind Islamic cosmology Electronic books.
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Description based upon print version of record.
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Contents; 1. Introduction; 2. Greek and Arabic Antecedents; 3. Alfarabi on Emanation, the Active Intellect, and Human Intellect; 4. Avicenna on Emanation, the Active Intellect, and Human Intellect; 5. Reverberations of the Theories of Alfarabi and Avicenna; 6. Averroes on Emanation and on the Active Intellect as a Cause of Existence; 7. Averroes on the Material Intellect; 8. Averroes on the Active Intellect as the Cause of Human Thought; Index
Sommario/riassunto	Medieval Islamic, Jewish and Christian philosophers of the 16th century considered the distinction between the potential and the active intellect as a key to deciphering the nature of man and the universe. This study examines the manner in which three specific philosophers dealt with the issue.

2. Record Nr.	UNINA9910298471503321
Autore	Haba Michael
Titolo	The Case of State Liability : 20 Years after Francovich / / by Michael Haba
Pubbl/distr/stampa	Wiesbaden : , : Springer Fachmedien Wiesbaden : , : Imprint : Springer Gabler, , 2015
ISBN	3-658-08080-9
Edizione	[1st ed. 2015.]
Descrizione fisica	1 online resource (154 p.)
Collana	BestMasters, , 2625-3615
Disciplina	330 341.2422
Soggetti	Law and economics Law - Europe Law and Economics European Law
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Description based upon print version of record.
Nota di bibliografia	Includes bibliographical references.
Nota di contenuto	The principle of State Liability: Francovich -- Conditions for Applying State Liability: Brasserie/Factortame III -- Liability for Judicial Breaches of EC Law: Köbler and Traghetti -- Liability of individuals for breaches of EC Law: Courage and Manfredi.
Sommario/riassunto	In light of the 20th anniversary of the ruling in Francovich, Michael Haba analyzes the principle of Member State Liability, which provides a right to damages whenever EU law is breached by Member States. His research ascertains that the doctrine evolved through three stages before becoming the unified approach that it is today. The author emphasizes that the principle's base lay at the outset of the EEC, when the ECJ sought means to foster the enforcement of EC law. He shows that although State Liability was introduced in Francovich, there was not enough guidance on its application. He highlights that these matters were resolved in Brasserie/Factortame III, which refined the assessment of culpability, but was inconsistent and had to be further clarified in case law. He illustrates that the doctrine was expanded to breaches of EC law by last instance courts in Köbler. Finally, the author examines if breaches of European competition rules could lead to a

right to damages under the principle, but concludes that no fourth stage of State Liability can be established. Contents The principle of State Liability: Francovich Conditions for Applying State Liability: Brasserie/Factortame III Liability for Judicial Breaches of EC Law: Köbler and Traghetti Liability of individuals for breaches of EC Law: Courage and Manfredi Target Groups Students in the field of European Union Law The Author Michael Haba obtained a Master of Arts degree in Business at Management Center Innsbruck, specializing in International Business & Law. .
