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Nota di contenuto	Chapter 1. Statistical Aspects of Macrosociological Research on Law -- Chapter 2. Jurymen, Jurywomen, and Law -- Chapter 3. "Thou Shall Not Commit Adultery": The Decriminalization of a Marriage-Endorsing Directive -- Chapter 4. Penal Sanctions and Their Societal Setting: When Law Embraces Death -- Chapter 5. Race, Interstate Migration, and Employment Discrimination Law -- Chapter 6. Religious Freedom Restoration Law.
Sommario/riassunto	In this two-volume set, Larry D. Barnett delves into the macrosociological sources of law concerned with society-important social activities in a structurally complex, democratically governed nation. Barnett explores why, when, and where particular proscriptions

and prescriptions of law on key social activities arise, persist, and change. The first volume, *Societal Agents in Law: A Macrosociological Approach*, puts relevant doctrines of law into a macrosociological framework, uses the findings of quantitative research to formulate theorems that identify the impact of several society-level agents on doctrines of law, and takes the reader through a number of case analyses. The second volume, *Societal Agents in Law: Quantitative Research*, reports original multivariate statistical studies of sociological determinants of law on specific types of key social activities. Taken together, the two volumes offer an alternative to the almost-total monopoly of theory and descriptive scholarship in the macrosociology of law, comparative law, and history of law, and underscore the value of a mixed empirical/theoretical approach. .
