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Nota di contenuto	Chapter 1. Introduction: African Scholarship and the Neglect of
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	Theory Chapter 3. Human Rights and Disability Justice in Africa Chapter 4. Towards an African Legal Theory of Disability Justice
	Chapter 5. From African Legal Theory to Practice: A Bill of
	Responsibilities Chapter 6. Conclusion.
Sommario/riassunto	How should disability justice be conceptualised, not by orthodox
	human rights or capabilities approaches, but by a legal philosophy that
	mirrors an African relational community ideal? This book develops the
	first comprehensive answer to this question through the contemporary literature on African philosophy, which is relied upon to construct a
	interation of Arritari prinosophy, which is relied upon to construct a

legal philosophy of disability justice comprising of ethical ideals of community, human relationships and obligations. From these ideals, an African legal philosophy of disability justice is offered as a criterion for critically evaluating existing laws, legal and political institutions, as well as providing an ethical basis for creating new ones to ensure that they are inclusive to people with disabilities. In taking an alternative perspective on the subject, the book outlines and emphasises the need for a new public culture of obligations owed to people with disabilities, highlighting both the prospects and difficulties of achieving the ideal of disability justice that continues to elude the lived experiences of millions of Africans today.