Record Nr.	UNINA9910367650803321
Autore Titolo	Torres Galarza Ramon Comments on a Notorious Verdict : The Trial of Lula
Pubbl/distr/stampa	Buenos Aires : , : Consejo Latinoamericano de Ciencias Sociales, , 2018 ©2018
ISBN	987-722-309-0
Descrizione fisica	1 online resource (219 pages)
Soggetti	Trials (Bribery) Rule of law
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di contenuto	Tapa Índice I Índice II Índice III Let Brazil be Brazil again. Against The Case against Lula. Oscar Guardiola-Rivera When due process of law isn't followed, democracy loses. Alvaro de Azevedo Gonzaga The judge, the collaborator and the gaps of the conviction narrative. Beatriz Vargas Ramos The due process of law is under threat in Brazil: jurisprudence of the Inter-American Court of Human Rights upon analyzing the sentence that found Lula and others guilty. Carol Proner, Gisele Ricobom The criminal law of the (Political) Enemy. Charlotth Back Lawfare (or, simply, War). Cristiane Brandão The sentence against former president Luiz Inácio Lula da Silva: another tragic chapter of the 2016 Coup. Eder Bomfim Rodrigues Lula's witch-hunt through the criminal procedure of exception in the post-truth age. Fernando Hideo I. Lacerda Disrespect to the practice of law and breach of the principle of judicial impartiality. Flavio Crocce Caetano The tyranny of justice. Francisco Celso Calmon The crisis of the brazilian institutions reflected in the conviction of a former president of the Republic by a single judge. Gabriela Shizue Soares de Araujo The multiple and perverse meanings of Sérgio Moro's sentence. Gisele Cittadino Moro, Lula and the Triplex Apartment: notes on a verdict. João Paulo Allain Teixeira, Gustavo Ferreira Santos, Marcelo Labanca Corrêa de Araújo Judicial juggling and the end of the democratic state of law. João Ricardo W. Dornelles Partiality and

1.

	fetish: Freud explains. Joao Vitor Passuello Smaniotto. Décio Franco David The invalidity of the plea bargaining under state coation in the Lula's process. Jorge Bheron Rocha. Paula Saleh Arbs Criminal conviction without evidences and special tribunal as a threat to democracy - a macula to be overcome. José Carlos Moreira da Silva Filho Plea bargain, paper news and the verdict: elementary, my dear Watson!. José Francisco Siqueira Neto The offense of passive corruption and the sentence that violates the principle of legality. Juarez Tavares. Ademar Borges Capture of popular sovereignty, state of exception and juridicism. Juliana Neuenschwander. Marcus Giraldes The conviction of former President Lula as the maximum expression of the exercise of lawfare. Juliana Teixeira Esteves. Carlo Cosentino Lula, the enemy to be fought. Laio Correia Morais. Vitor Marques Moro's sentence proves that the unrestrained judicial assessment of evidence must come to an end. Lenio Luiz Streck A political trial. Marcelo Ribeiro Uchoa. Inocêncio Rodrigues Uchoa Lawfare, this crime called justice. Marcio Sotelo Felippe The capitain of bushand the carrier pigeon. Marcio Tenenbaum
Sommario/riassunto	This book, 'Comments on a Notorious Verdict: The Trial of Lula,' critically examines the judicial processes and verdicts involved in the conviction of Luiz Inácio Lula da Silva, Brazil's former president. It presents a collection of articles by Brazilian and foreign legal experts who scrutinize the legal proceedings of the 'Guarujá triplex' case at the 13th Federal Court of Curitiba. The book highlights concerns about the influence of political motives on judicial decisions and the implications for the rule of law, democracy, and individual liberties in Brazil. It serves as a comprehensive critique of the legal and procedural aspects of Lula's trial, emphasizing the need for transparency and adherence to the due process of law. The intended audience includes legal scholars, practitioners, and individuals interested in Brazilian politics and law.