Record Nr.	UNINA9910451366303321
Titolo	Directions in sexual harassment law [[electronic resource] /] / edited by Catharine A. MacKinnon and Reva B. Siegel
Pubbl/distr/stampa	New Haven, : Yale University Press, c2004
ISBN	1-281-73506-X 9786611735067 0-300-13530-0
Descrizione fisica	1 online resource (747 p.)
Altri autori (Persone)	MacKinnonCatharine A SiegelReva B. <1956->
Disciplina	344.73014133
Soggetti	Sexual harassment - Law and legislation - United States Sexual harassment - Law and legislation 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	Directions in Sexual Harassment Law Front matter Contents Preface Introduction: A Short History of Sexual Harassment Part I. Contexts 1. What Feminist Jurisprudence Means to Me 2. Perspective on Sexual Harassment Law 3. Alexander v. Yale University: An Informal History 4. Eradicating Sexual Harassment in Education 5. The Ecology of Justice: The Relationship Between Feminism and Critical Race Theory Part II. Unwelcomeness 6. Consensual Sex and the Limits of Harassment Law 7. Who Says? Legal and Psychological Constructions of Women's Resistance to Sexual Harassment 8. Subordination and Agency in Sexual Harassment Law 9. Sexual Labor 10. Unwelcome Sex: Toward a Harm-Based Analysis Part III. Same-Sex Harassment 11. Theories of Harassment ''Because of Sex'' 12. What's Wrong with Sexual Harassment 13. Sexuality Harassment 14. Discriminating Pleasures 15. Gay Male Liberation Post Oncale: Since When Is Sexualized Violence Our Path to Liberation? Part IV. Accountability 16. The Rights of Remedies: Collective Accountings for and Insuring Against the Harms of Sexual Harassment 17. Employer Liability for

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	Sexual Harassment by Supervisors 18. Sex in Schools: Who's Minding the Adults? 19. Nooky Nation: On Tort Law and Other Arguments from Nature 20. Damages in Sexual Harassment Cases Part V. Speech 21. The Speech-ing of Sexual Harassment Cases Part V. Speech 21. The Speech-ing of Sexual Harassment 22. The Collective Injury of Sexual Harassment 23. Sexual Harassment and the First Amendment 24. The Silenced Workplace: Employer Censorship Under Title VII 25. Pornography as Sexual Harassment in Canada 26. Free Speech and Hostile Environments Part VI. Extensions 27. Slavery and the Roots of Sexual Harassment 28. The Racism of Sexual Harassment 29. Coercion in At-Will Termination of Employment and Sexual Harassment and the Violence Against Women Act 31. Why Doesn't He Leave? Restoring Liberty and Equality to Battered Women Part VII. Transnational Perspectives 32. Dignity, Respect, and Equality in Israel's Sexual Harassment Law 33. Dignity or Equality? Responses to Workplace Harassment in European, German, and U.S. Law 34. French and American Lawyers Define Sexual Harassment 35. Sexual Harassment in Japan 36. The Modesty of Mrs. Bajaj: India's Problematic Route to Sexual Harassment Law 37. Sexual Harassment: An International Human Rights Perspective Afterword List of Contributors Index
Sommario/riassunto	When it was published twenty-five years ago, Catharine MacKinnon's pathbreaking work Sexual Harassment of Working Women had a major impact on the development of sexual harassment law. The U.S. Supreme Court accepted her theory of sexual harassment in 1986. Here MacKinnon collaborates with eminent authorities to appraise what has been accomplished in the field and what still needs to be done. An introductory essay by Reva Siegel considers how sexual harassment came to be regulated as sex discrimination. Contributors discuss how law can best address sexual harassment; the importance and definition of consent and unwelcomeness; issues of same-sex harassment; questions of institutional responsibility for sexual harassment in both employment and education settings; considerations of freedom of speech; effects of sexual harassment doctrine on gender and racial justice; and transnational approaches to the problem. An afterword by MacKinnon assesses the changes wrought by sexual harassment law in the past quarter century.