

1. Record Nr.	UNINA9910451408403321
Titolo	Adapting legal cultures / edited by David Nelken and Johannes Feest
Pubbl/distr/stampa	Oxford ; Portland, Oregon, : Hart Publishing, 2001
ISBN	1-4725-5916-9 1-280-80098-4 9786610800988 1-84731-210-1
Edizione	[1st ed.]
Descrizione fisica	1 online resource (294 p.)
Collana	Onati international series in law and society
Disciplina	340.2
Soggetti	Law - Mobility Law - Foreign influences Culture and law 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
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This exciting collection looks at the theory and practice of legal borrowing and adaptation in different areas of the world: Europe, the USA and Latin America, S.E. Asia and Japan. Many of the contributors focus on fundamental theoretical issues. What are legal transplants? What is the role of the state in producing socio-legal change? What are the conditions of successful legal transfers? How is globalisation changing these conditions? Such problems are also discussed with reference to substantive and specific case studies. When and why did Japanese rules of product liability come into line with those of the EU and the USA? How and why did judicial review come late to the legal systems of Holland and Scandinavia? Why is the present wave of USA-influenced legal reforms in Latin America apparently having more success than the previous round? How does competition between the legal and accountancy professions affect patterns of bankruptcy? The chapters in this volume, which include a comprehensive theoretical introduction, offer a range of valuable insights even if they also show that the
