

1. Record Nr.	UNINA9910451415803321
Autore	Cram Ian
Titolo	A virtue less cloistered : courts, speech, and constitutions / Ian Cram
Pubbl/distr/stampa	Oxford ; Portland, Oregon, : Hart Publishing, 2002
ISBN	1-4725-5926-6 1-280-80890-X 9786610808908 1-84731-165-2
Edizione	[1st ed.]
Descrizione fisica	1 online resource (264 p.)
Disciplina	342.08/53
Soggetti	Courts Freedom of speech Freedom of the press Free press and fair trial 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	Chapter 1. Introduction -- Chapter 2. The Landscape of Justiciable Problems -- Chapter 3. Strategies for Resolving Justiciable Problems -- Chapter 4. The Response to Problems of Different Types -- Chapter 5. Outcomes -- Chapter 6. Fulfilling Objectives? -- Chapter 7. Experiences and Perceptions of the Legal System -- Chapter 8. Paths to Justice: Which Way Now?
Sommario/riassunto	Whilst paying lip service to the importance of public access to court proceedings and its corollary of unfettered media reporting, a trawl through common law jurisdictions reveals that judges and legislators have been responsible for substantial inroads into the ideal of open justice. Outside of the US, judges and legislators have long subordinated media freedom to report and comment upon matters relating to the administration of justice in order to safeguard the fairness of individual proceedings, public confidence in the administration of justice more generally or even individual privacy concerns. The subject matter of this book is a comparative treatment of

constitutional protection for open justice. Focusing on developments in the legal systems of the United Kingdom, the United States, Canada and Australia, the monograph draws upon the constitutionalization of expression interests across the common law world to engage in a much needed re-assessment of the basis and extent of permissible restraints on speech

2. Record Nr.	UNINA9910798744303321
Titolo	Economic sanctions and international law : law and practice / / edited by Matthew Happold and Paul Eden
Pubbl/distr/stampa	Oxford ; ; Portland, Oregon : , : Hart Publishing, , 2016
ISBN	1-4742-0162-8 1-78225-472-2
Descrizione fisica	1 online resource (xxxviii, 301 pages) : illustrations
Collana	Studies in international law ; ; v. 62
Classificazione	08.16.00.16
Disciplina	341.5/82
Soggetti	Economic sanctions Sanctions (International law)
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Includes bibliographical and index.
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Economic sanctions and international law: an introduction -- Matthew Happold -- Sanctions and fundamental rights of states--the case of EU sanctions against Iran and Syria -- Alexander Orakhelashvili -- Unilateral European sanctions as countermeasures--the case of the EU measures against Iran -- Pierre-Emmanuel Dupont -- State reactions to illegal sanctions -- Richard Kelly and Matthew Hamlyn, Antonios Tzanakopoulos -- Targeted sanctions and human rights -- Matthew Happold -- UN smart sanctions and the UN declaration on the rule of law -- Clemens A Feinugle -- United Nations targeted sanctions, human rights and the office of the ombudsperson -- Paul Eden -- Sanctions cases in the European courts -- Luca Pantaleo -- United States sanctions--delisting applications, judicial review and secret evidence -- Rachel Barnes -- Sanctions and commercial law -- Penelope Nevill.

"In recent years sanctions have become an increasingly popular tool of foreign policy, not only at the multilateral level (at the UN), but also regionally (the EU in particular) and unilaterally. The nature of the measures imposed has also changed: from comprehensive sanctions regimes (discredited since Iraq in the 1990s) to 'targeted' or 'smart' sanctions, directed at specific individuals or entities (through asset freezes and travel bans) or prohibiting particular activities (arms embargoes and export prohibitions). Bringing together scholars, government and private practitioners, *Economic Sanctions and International Law* provides an overview of recent developments and an analysis of the problems that they have engendered. Chapters examine the contemporary practice of the various actors, and the legality (or otherwise) of their activities. Issues considered include the human rights of persons targeted, and the mechanisms established to challenge their listing; as well as, in cases of sanctions imposed by regional organisations and individual states, the rights of third States and their nationals. The book will be of interest to scholars and practitioners of international law and politics."--Bloomsbury Publishing.
