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Nota di contenuto	Intro Contents Preface Acknowledgments Introduction 1. Recognising native title in Australian law Mabo v Queensland [No. 2] 2. Coexistence and necessary inconsistency Wik Peoples v Queensland 3. The vulnerability of native titleFejo v Northern Territory 4. Property and Crown ownershipYanner v Eaton 5. Native title offshoreCommonwealth v Yarmirr 6. Redefining extinguishmentWestern Australia v Ward 7. Proof of a native title society Yorta Yorta v Victoria 8. Rules of interpretationGriffiths v Minister for Lands, Planning and Environment 9. Implementing the High Court's jurisprudenceDe Rose v South Australia [No. 2] 10. Continuity and changeBodney v Bennell 11. The development of native title jurisprudence 12. The jurisprudence of native title 'Recognition' and 'protection' notes annotated Case list bibliography index.
Sommario/riassunto	Native title has dramatically altered the law and public policy in Australia. It has had a fundamental impact on social relations between Indigenous and non-Indigenous Australians and the courts have played a central role in its development, and continue to do so. Compromised Jurisprudence has established itself as a well-priced and accessible introduction to the subject of native title. This revised edition is the

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most up-to-date book on the subject. It includes new chapters on the recent High Court cases, including the most controversial Federal Court case of the last two years, Bennell, the south-west Western Australia/Perth claim. The final two chapters now include a discussion of these decisions and all the Federal Court appeals since the last edition. The annotated case list has also been updated.