Record Nr. UNINA9910455681403321 Autore Kloppenberg Lisa A Titolo Playing it safe [[electronic resource]]: how the Supreme Court sidesteps hard cases and stunts the development of law / / Lisa A. Kloppenberg New York,: New York University Press, 2001 Pubbl/distr/stampa **ISBN** 0-8147-4935-6 0-8147-4866-X 0-585-43481-6 Descrizione fisica 1 online resource (320 p.) Collana Critical America Disciplina 347.73/26 Soggetti Certiorari - United States - History Political questions and judicial power - United States - History Electronic books. Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Description based upon print version of record. Note generali Includes bibliographical references (p. 279-301) and index. Nota di bibliografia Nota di contenuto The Court avoids scrutinizing "official english" mandate -- The Court grapples with Congress and standing hurdles in environmental cases -- The Court uses standing to discourage redress for racial wrongs --Avoiding selected affirmative action challenges -- Coming out of the constitutional closet -- Avoiding gender equality -- The Court's aggressive expansion of states' rights. Sommario/riassunto It is one of the unspoken truths of the American judicial system that courts go out of their way to avoid having to decide important and controversial issues. Even the Supreme Court from which the entire nation seeks guidance frequently engages in transparent tactics to avoid difficult, politically sensitive cases. The Court's reliance on avoidance has been inconsistent and at times politically motivated. For example, liberal New Deal Justices, responding to the activism of a

conservative Court, promoted deference to Congress and the presidency to protect the Court from political pressure. Lik