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Sommario/riassunto

The present casebook fills an important gap. It covers a range of national experience, from judicial decisions on forced and bonded labour in a number of developing countries, through to the more recent decisions on forced labour and trafficking in industrialized countries. In particular, it seeks to illustrate how national court decisions have taken into account the provisions of the ILO's own Conventions on forced labour, and how this may provide useful guidance for future court decisions.
