

1. Record Nr.	UNINA9910460587203321
Autore	White Ahmed <1970->
Titolo	The last great strike : Little Steel, the CIO, and the struggle for labor rights in New Deal America // Ahmed White
Pubbl/distr/stampa	Oakland, California : , : University of California Press, , 2016 ©2016
ISBN	0-520-96101-3
Descrizione fisica	1 online resource (411 p.)
Disciplina	331.892/8691097309043
Soggetti	Little Steel Strike, U.S., 1937 Iron and steel workers - Labor unions - United States - History - 20th century New Deal, 1933-1939 Electronic books. United States History 1933-1945
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Includes index.
Nota di contenuto	Front matter -- CONTENTS -- ACKNOWLEDGMENTS -- Introduction: LABOR, LITTLE STEEL , AND THE NEW DEAL -- 1. Like a Penitentiary: STEEL AND THE ORIGINS OF THE OPEN SHOP -- 2. They Should Honor Us: WORK AND CONFLICT IN THE OPEN SHOP ERA -- 3. Sure, We Have Guns: THE OPEN SHOP IN THE DEPRESSION ERA -- 4. I Never Gave That Guy Nothin': THE NEW DEAL AND THE CHANGING LANDSCAPE OF LABOR RELATIONS -- 5. To Banish Fear: THE CAMPAIGN TO ORGANIZE STEEL -- 6. The Spirit of Unrest: FROM STALEMATE TO WALKOUT -- 7. In the Name of the People: THE INCIDENT ON MEMORIAL DAY -- 8. What Had to Be Done: THE STRUGGLE AT THE MILL GATES -- 9. A Change of Heart: CORPORATE POWER AND NEW DEAL STRIKEBREAKING -- 10. Let's Bust Them Up: LAST STRUGGLES AND DEFEAT -- 11. A Steel Strike Is Not a Picnic. THE ANATOMY OF FAILURE -- 12. Kind of a Victory: NEW DEAL LABOR LAW ON TRIAL -- 13. Unreconciled: WAR, VICTORY, AND THE LEGACIES OF DEFEAT -- Conclusion: THESE THINGS THAT MEAN SO MUCH TO US -- Appendix -- ABBREVIATIONS -- NOTES -- BIBLIOGRAPHIC NOTE -- INDEX

Sommario/riassunto

In May 1937, seventy thousand workers walked off their jobs at four large steel companies known collectively as "Little Steel." The strikers sought to make the companies retreat from decades of antiunion repression, abide by the newly enacted federal labor law, and recognize their union. For two months a grinding struggle unfolded, punctuated by bloody clashes in which police, company agents, and National Guardsmen ruthlessly beat and shot unionists. At least sixteen died and hundreds more were injured before the strike ended in failure. The violence and brutality of the Little Steel Strike became legendary. In many ways it was the last great strike in modern America. Traditionally the Little Steel Strike has been understood as a modest setback for steel workers, one that actually confirmed the potency of New Deal reforms and did little to impede the progress of the labor movement. However, *The Last Great Strike* tells a different story about the conflict and its significance for unions and labor rights. More than any other strike, it laid bare the contradictions of the industrial labor movement, the resilience of corporate power, and the limits of New Deal liberalism at a crucial time in American history.

2. Record Nr.

UNISA996540349303316

Autore

Schertel Mendes Francisco

Titolo

Leniency Policies in the Prosecution of Economic Crimes and Corruption : Consensual Justice and Search for Truth in Brazilian and German Law

Pubbl/distr/stampa

Nomos Verlagsgesellschaft mbH & Co. KG, 2021

Descrizione fisica

1 electronic resource (345 p.)

Collana

Schriften zum Internationalen und Europäischen Strafrecht,

Lingua di pubblicazione

Inglese

Formato

Materiale a stampa

Livello bibliografico

Monografia

Sommario/riassunto

Die Arbeit beinhaltet eine kritische Untersuchung des Einsatzes der Kronzeugenregelung in Brasilien. Im Rahmen eines Rechtsvergleichs mit dem deutschen Recht sowie einer empirischen Analyse der

brasilianischen Praxis wird gezeigt, wie der Gebrauch der Kronzeugenregelung grundlegende Garantien des brasilianischen Strafprozessrechts unterwandert. Unter Rückgriff auf wirtschaftswissenschaftliche Literatur werden zudem ernstzunehmende, negative Externalitäten festgestellt. Die Arbeit kommt zu dem Schluss, dass der Einsatz solcher Methoden einer Privatisierung des Ermittlungsverfahrens und der Strafverfolgung gleichkommt. Die Verknüpfung der Kronzeugenregelung mit dem Ideal einer „konsensualen Justiz“ wird abgelehnt. Abstract Based on empirical research, the book develops a critical analysis of the use of leniency policies in Brazil. Drawing on a comparative perspective with German Law, the book shows how the current practice of leniency policies in Brazil jeopardizes fundamental guarantees of criminal procedure. The book also draws on a growing body of economic literature to assert that leniency agreements have serious – albeit unnoticed – side effects and may lead to significant negative externalities. The book rejects the association of leniency policies with the ideal of “consensual justice” and affirms that these mechanisms represent a form of privatization of investigative and prosecutorial activities, exploring the expectations and risks of this process.
