

1. Record Nr.	UNINA9910461827103321
Autore	Pauly Thomas H
Titolo	Game faces [[electronic resource]] : five early American champions and the sports they changed / / Thomas H. Pauly
Pubbl/distr/stampa	Lincoln, : University of Nebraska Press, c2012
ISBN	1-280-68771-1 9786613664655 0-8032-4051-1
Descrizione fisica	1 online resource (264 p.)
Disciplina	796.0922 B
Soggetti	Athletes - United States Sports - United States - History - 19th century Sports - United States - History - 20th century 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	Cover; Title Page; Copyright Page; Contents; Introduction; 1 . Tom Stevens; 2. Fanny Bullock Workman; 3. Bill Reid; 4. May Sutton; 5. Barney Oldfield; Epilogue; Acknowledgments; Notes; Bibliography; Index
Sommario/riassunto	This compelling blend of biography and cultural history depicts five important yet nearly forgotten athletes from the late nineteenth and early twentieth centuries who had a transformative effect on their sports and on the evolution of sports in general. Tom Stevens was the first man to ride a bicycle, "a high wheeler," around the world (1884-87). Fanny Bullock Workman completed seven expeditions into the Himalayas between 1898 and 1912. Bill Reid, a Harvard football coach and one of the game's first professionals, played a key role in saving the sport from a national movement to abolish

2. Record Nr.	UNINA9910824598603321
Titolo	Essays in the history of Canadian law . Volume VI British Columbia and the Yukon / / edited by Hamar Foster and John McLaren
Pubbl/distr/stampa	Toronto, [Ontario] ; ; Buffalo, [New York] ; ; London, [England] : , : University of Toronto Press, , 1995 ©1995
ISBN	1-4426-5702-2
Descrizione fisica	1 online resource (604 p.)
Collana	Essays in the History of Canadian Law ; ; 6
Disciplina	349.71
Soggetti	Law - Canada - History and criticism
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Includes index.
Nota di contenuto	Frontmatter -- Contents -- Foreword: The Osgoode Society for Canadian Legal History -- Acknowledgments -- Contributors -- 1. Hard Choices and Sharp Edges: The Legal History of British Columbia and the Yukon -- 2. Letting Go The Bone: The Idea Of Indian Title In British Columbia, 1849–1927 -- 3. 'Where Is the Justice, Mr Mills?': A Case Study of R. v. Nantuck -- 4. Tonto's Due: Law, Culture, and Colonization in British Columbia -- 5. Swift Justice and the Decline of the Criminal Trial Jury: The Dynamics of Law and Authority in Victoria, BC, 1858–1905 -- 6. A Distant Edge of Authority: Capital Punishment and the Prerogative of Mercy in British Columbia, 1872–1880 -- 7. Vancouver Vice: The Police and the Negotiation of Morality, 1904–1935 -- 8. The Making of Criminal Insanity in British Columbia: Granby Farrant and the Provincial Mental Home, Colquitz, 1919–1933 -- 9. Judgments of Solomon: Law, Doctrine, and the Cridge Controversy of 1872-1874 -- 10. Creating 'Slaves of Satan' or 'New Canadians'? The Law, Education, and the Socialization of Doukhobor Children, 1911–1935 -- 11. After Union Colliery: Law, Race, And Class in the Coalmines of British Columbia -- 12. For God, Country, and the Public Purse: 'Liberal' Politics and the Campaign for Family Courts in British Columbia, 1939–1945 -- 13. Fighting Spirits: The Yukon Legal Profession, 1898–1912 -- 14. Exclusionary Tactics: The History of Women and Visible Minorities in the Legal Profession in British

Sommario/riassunto

This sixth volume in the Osgoode Society's distinguished series on the history of Canadian law turns to the a central theme in the history of British Columbia and the Yukon - law and order. In the early days of British sovereignty, the frenzied activity of the fur trade and the gold rush, along with clashes between settlers and Natives, made law enforcement a difficult business. Later, although law and order were more firmly established, tensions continued between the dominant populations committed to the practice and rhetoric of British justice and those groups owing allegiance to other value systems (such as Native peoples, Asian immigrants, and Doukhobors) or those resisting authority (criminals and the criminally insane). These essays look at key social, economic, and political issues of the times and show how they influenced the developing legal system. The essays cover a wide range of topics, and explore the human as well as the legal dimensions of their subjects, relating specific cases to broader theory. They demonstrate that English law has been flexible enough to accommodate diversity and is, therefore, pragmatic. The volume also proves that there is no single Canadian legal culture: geography, demography, politics, economics, and military considerations have had an impact on the shape of our legal culture. The introduction by John McLaren and Hamar Foster pulls together the many regional themes to provide a clear overview of the legal complexities of the period.

3. Record Nr.	UNINA9910585941203321
Autore	Shah Timothy
Titolo	Freedom of Religious Institutions in Society
Pubbl/distr/stampa	Basel, : MDPI - Multidisciplinary Digital Publishing Institute, 2022
Descrizione fisica	1 online resource (252 p.)
Soggetti	Religion & beliefs
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Sommario/riassunto	<p>The Religious Freedom Institute's FORIS project, an initiative made possible by funding from the John Templeton Foundation, proudly presents, with the assistance of MDPI, this Special Issue of Religions with a focus on the "Freedom of Religious Institutions in Society." Its strengths lie in its global perspective, the acumen of its authors, and the wide range of subjects and complex factors addressed. This Special Issue volume consists of a series of articles written by leading religious freedom scholars and advocates, including Jonathan Fox, Roger Finke, Paul Marshall, Chad Bauman, Byron Johnson, Timothy Shah, Robert Hefner, Lihui Zhang, Rebecca Supriya Shah, Dane Mataic, Mariz Tadros, and Akram Habib. It contributes to the overall scholarship revolving around religious freedom by placing greater and well-deserved attention upon the crucial nature of institutional religious freedom and its key capacity to enable the enjoyment of religious freedom and human rights in general. Religious liberty is not an individual right alone, but rather includes the right of religious communities to gather in synagogues, churches, mosques, temples, and other houses of worship. Freedom of religion also includes the right of faith communities to establish religious institutions such as schools, hospitals, ministries to the poor, universities, and countless others that seek to embody the teachings of their respective religious traditions. Institutional religious freedom encompasses this full range of congregational and organizational expressions of religious faith.</p>

