

1. Record Nr.	UNINA9910462941203321
Autore	Rauxloh Regina
Titolo	Plea bargaining in national and international law / / Regina Rauxloh
Pubbl/distr/stampa	Abingdon, Oxon : , : Routledge, , 2012
ISBN	0-203-11612-7 1-283-86337-5 1-136-29772-3
Descrizione fisica	1 online resource (297 p.)
Disciplina	345/.072
Soggetti	Plea bargaining Pleas (Criminal procedure) International law 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	Front Cover; Plea Bargaining in National and International Law; Copyright Page; Contents; I Introduction; I. The development of informality in different systems; II. The traps of comparative research; III. Research methods; IV. Outline of the book; II The development and the impact of plea bargaining in the English criminal justice system; I. Introduction; II. The development of plea bargaining; III. The driving force behind the informal development; IV. Consequences for the criminal justice system; V. Conclusions; III Informal settlements in Germany; I. Introduction II. The development of informal settlements III. The practice today; IV. The academic discourse: a never-ending story?; V. New practice through new law?; VI. Conclusions; IV Socialist and liberal criminal justice; I. Introduction; II. Historical background; III. Socialist legality; IV. Underlying procedural principles; V. Conclusions; V The absence of informal negotiations in the former GDR; I. Introduction; II. Legal provisions; III. Crime and criminal investigation; IV. Workload of the courtroom actors; V. Organisation of the legal profession; VI. Control of the legal profession VII. Lay participation VIII. Conclusion; VI Plea bargaining in the

International Criminal Court; I. The development in plea bargaining in international criminal procedures; II. Particular aspirations of international criminal law; III. Problems of investigation of international criminal law; IV. Plea bargaining at the ICC - when and how?; VII The informality of informal procedures; I. Informal development; II. The conflict of the law appliers; III. Parallel procedures; IV. Necessary debates; V. Conclusions; Bibliography; Index

Sommario/riassunto

Plea bargaining is one of the most important and most discussed issues in modern criminal procedure law. Based on historical and comparative legal research, the author has analysed the wide-spread use of plea bargaining in different criminal justice systems. The book sets out in-depth studies of consensual case dispositions in the UK, examining how plea bargaining has developed and spread in England and Wales. It also goes on to discuss in detail the problems that this practise poses for the rule of law by avoiding procedural safe-guards. The book draws on empirical research in its examin
