Record Nr.	UNINA9910462982103321
Autore	Lodder A. V. M (Andrew V. M.), <1982->
Titolo	Enrichment in the law of unjust enrichment and restitution / A V M Lodder
Pubbl/distr/stampa	Oxford ; Portland, OR, : Hart Publishing, 2012
ISBN	1-84731-972-6
	1-4725-6119-8
	1-283-86339-1
	1-84731-971-8
Edizione	[1st ed.]
Descrizione fisica	1 online resource (277 p.)
Collana	Hart studies in private law ; 3
Disciplina	346.029
Soggetti	Unjust enrichment
	Restitution
	Electronic books.
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Based on the author's thesis (Ph. D.).
Nota di bibliografia	Includes bibliographical references (pages [227]-234) and index
Nota di contenuto	<ol> <li>Introduction I. Unjust Enrichment II. Restitution III.</li> <li>Methodology and Scope IV. Structure of the Book 2. Value, Rights and Obligations I. The Concept of Value II. The Concepts of Rights and Obligations III. The Concept of Wealth IV. The Relationship between the Concepts V. Conclusion 3. Bifurcating the Enrichment Inquiry I. The Meaning of Enrichment II. Overview of Factual Enrichment III. Overview of Legal Enrichment IV. Conclusion 4. Factual Enrichment I. The Historical Position II. Money III. Services IV. Goods V. Land VI. Release of Obligations VII. Conclusion 5. Legal Enrichment I. Resulting Trusts II. Rescission III. Rectification IV. Enrichment by Release of Obligations V. Conclusion 6. Freedom of Choice I. Rejecting Subjective Devaluation II. Proof of Choice of Benefit III.</li> <li>Incontrovertible Enrichment IV. Conclusion 7. Immediate and Extant Enrichment I. Immediate Enrichment in Factual Enrichment Cases III. Conclusion 8. Conclusions and Implications 1. Factual and Legal Enrichment II. Consequences III. Further Implications IV.</li> </ol>

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	Conclusion Bibliography I. Texts, Digests and Restatements II. Journal Articles and Book Chapters
Sommario/riassunto	Enrichment is key to understanding the law of unjust enrichment and restitution. This book provides a comprehensive analysis of the concept of enrichment and its implications for restitutionary awards. Dr Lodder argues that enrichment may be characterised either factually or legally, and explores the consequences of that distinction. In factual enrichment cases, the measure of enrichment is the objective value received. This is the basis of many awards of money had and received, quantum meruit, quantum valebat and money paid. In legal enrichment cases, the benefit is the acquisition of a specific right or the release of a specific obligation. The remedy is restitution of that right or reinstatement of that obligation. It is demonstrated that specific restitution of the defendant's legal enrichment is often the basis for resulting trusts, rescission, rectification and subrogation. This book has profound implications for understanding restitutionary awards and the relationship between the enrichment inquiry and other aspects of the law of unjust enrichment, including the 'at the expense of' inquiry and the defence of change of position