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Altri autori (Persone)	HerrupPaul
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Nota di contenuto	The Context and history of the Hague negotiations -- The Convention structure and content -- Interpretation and use of the Convention -- Scope and definitions (Articles 1-4) -- Jurisdiction (Articles 5-7) -- Recognition and enforcement (Articles 8-15) -- General clauses (Articles 16-26) - Final clauses (Articles 27-34) -- Treatment of choice of court clauses in U.S. Courts -- Recognition and enforcement of judgments in the United States: with and without Choice of Court Agreements -- Planning the choice of forum: choice of court under the Hague Convention and arbitration under the New York Convention.
Sommario/riassunto	The Hague Convention on Choice of Court Agreements was concluded on June 30, 2005, and promises to become an important instrument in judicial relations throughout the world, making choice of forum clauses

both more likely to be honored and more likely to lead to judgments that will be recognized and enforced around the globe. The Convention, and the proposed treatise, will serve as an indispensable source for both transactions lawyers drafting the transnational commercial contracts of the future and for litigators involved in the resolution of disputes between parties to important transnational commercial transactions.
