Record Nr.	UNINA9910511752203321
Titolo	Public law adjudication in common law systems : process and substance / / [edited by] John Bell, Mark Elliott, Jason NE Varuhas and Philip Murray
Pubbl/distr/stampa	Oxford ; ; Portland, Oregon : , : Hart Publishing, , 2016
ISBN	1-84946-994-6 1-84946-992-X
Descrizione fisica	1 online resource (445 p.)
Disciplina	340.5/7
Soggetti	Administrative law Common law Comparative law Public law
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Contributions based on a Public Law conference in September 2014 at the University of Cambridge.
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Public reason and administrative legitimacy Jerry L. Mashaw Administrative law : a values-based approach Paul Daly The public interest conception of public law : its procedural origins and substantive implications Jason N.E. Varuhas Process, substance and the history of error of law review Philip Murray The growth of substantive review : the changes, their causes and their consequences Mark Aronson 'Blasphemy against basics' : doctrine, conceptual reasoning and certain decisions of the UK Supreme Court Christopher Forsyth The legitimacy of expectations about fairness : can process and substance be untangled? Matthew Groves and Greg Weeks Judicial review of delegated legislation : why favour substantive review over procedural review? Andrew Edgar Transubstantiation in Canadian public law : processing substance and instantiating process Mary Liston Is judicial review qualitative? Alan Robertson Remedies for laws that violate human rights Kent Roach 'Striking back' and 'clamping down' : an alternative perspective on judicial review Carol Harlow and Richard Rawlings The use and effects of judicial review : assumptions and the empirical

1.

law	ence Maurice Sunkin and Varda Bondy Common law public : some comparative reflections Cheryl Saunders Comparison, ism and theory in public law David Feldman.
Sep Can num juris with excl prin the of 'p adju add the com mor Con	a volume arises from the inaugural Public Law Conference hosted in tember 2014 by the Centre for Public Law at the University of hbridge, which brought together leading public lawyers from a aber of common law jurisdictions. While those from such dictions share background understandings, significant differences in the common law world create opportunities for valuable hanges of ideas and debate. This collection draws upon one of the cipal sub-themes that emerged during the conference - namely, the way in which relationships and distinctions between the notions rocess' and 'substance' play out in relation to and inform idication in public law cases. The essays contained in this volume ress those issues from a variety of perspectives. While the bulk of chapters consider topical issues in judicial review, either on imon law or human rights grounds, or both, other chapters adopt e theoretical, historical, empirical or contextual approaches. cluding chapters reflect generally on the papers in the collection the value of facilitating cross-jurisdictional dialogue