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Note generali Includes index.

Nota di contenuto List of figures</i><i>List of legislation</i><i>List of

cases</i><i>List of abbreviations</i><i>List of contributors</i><i>Acknowledgements</i><i>Executive summaries</i>Part I: Introduction
1 The importance of taking English planning law scholarship

seriously

seriou

sustainability: The role of the ecosystem approach

Pieraccini</i>
Pieraccini</i>
Part III: Participation</br>
Introduction to Part Three <i>Carolyn Abbot and Maria Lee</i>
Place, participation and planning law in a time of climate change

Planning inquiries and legal expertise: A fair crack of the whip?

Proposition of the superior of

Scale

Scale

Scale

Introduction to Part Four <i>Maria Lee and Carolyn Abbot</i>

8 Futurescapes of planning law: Some preliminary thoughts on a timely encounter

Scient Stokes</i>

9 Slippery scales in planning for housing

Sci>Maria Lee</i>

Sci>Part V: Planning at the Intersections</br>

Introduction to Part Five <i>Maria Lee and

Carolyn Abbot</i>
Carolyn Abbot</i>
Residential property development, Section 106 agreements and other contractual arrangements

i>Edward Mitchell</i>
11 Embracing the unwanted guests at the Judicial Review party: Why administrative law scholars should take planning law seriously

i>Joanna Bell</i>
12 Provoking McAuslan Planning law and property rights

i>Kim Bouwer and Rachel Gimson</i>
13 Concluding thoughts

ci>Carolyn Abbot and Maria Lee</i>

Sommario/riassunto

Planning is at the heart of the response to many of the significant challenges of our time, from the climate and environmental crises to social and economic inequalities. It is embedded in, as well as partially constituting, our democratic systems, so that the challenges of democratic decision-making in a complex society cannot be avoided when thinking about planning. Planning law raises some of the most fundamental questions faced by legal scholars, from the legitimacy of authority to the relationship between public and private rights and interests. And yet, planning law has been relatively neglected by legal scholars. The objective of Taking English Planning Law Scholarship Seriously is to create space for planning law scholarship in all of its variety, and for curiosity about law in all of its complexity. The chapters reflect this diversity and complexity, covering a range of the objects of planning (from housing to energy to highways) and a multiplicity of planning tasks and tools (from compulsory purchase to contracting to planning inquiries).