

1. Record Nr.	UNINA9910678198903321
Autore	Ahmad Parvaiz
Titolo	Water stress and crop plants : a sustainable approach / / edited by Parvaiz Ahmad
Pubbl/distr/stampa	Chichester, England : , : Wiley Blackwell, , 2016 ©2016
ISBN	1-119-05447-8 1-119-05446-X 1-119-05445-1
Descrizione fisica	1 online resource (1425 p.(2 vol. set))
Disciplina	581.7/54
Soggetti	Crops - Drought tolerance Plants - Drought tolerance Drought-tolerant plants Plants - Effect of drought on
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 at the end of each chapters and index.

2. Record Nr.	UNINA9910780953003321
Autore	Curthoys Ann
Titolo	Rights and redemption : history, law and Indigenous people / / Ann Curthoys ; Ann Genovese ; Alex Reilly
Pubbl/distr/stampa	Coogee, N.S.W. : , : University of New South Wales Press Ltd, , 2008
ISBN	1-74224-041-0 1-74223-022-9
Descrizione fisica	1 online resource (xvi, 278 pages)
Altri autori (Persone)	GenoveseAnn ReillyAlexander
Disciplina	346.940432
Soggetti	Aboriginal Australians - Land tenure Aboriginal Australians - Legal status, laws, etc Aboriginal Australians - Civil rights Law and anthropology - Australia Australia Race relations Australia Politics and government
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	"A UNSW Press book"
Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	Introduction -- 1. Historians in the courtroom: a histor -- 2. Mabo and history -- 3. Native title: proof and historical evidence -- 4. Historians, expertise and the native title process -- 5. Judicial historiography and the question of genocide -- 6. Mourning the stolen generations: the role of redemptive history -- 7. From Kumurangk to Hindmarsh Island: law's anthropology -- 8. Contested identities and histories: Shaw v Wolf -- Conclusion.
Sommario/riassunto	"Aboriginal people have been able to use the courts to try to seek redress, particularly when political options have been limited. To do this they have had to use historical arguments, and as such history and historians have had to enter the courtroom. This highly original book brings together one of Australia's leading historians with two younger legal scholars to examine the ways in which history and the law have interacted in Australia. Far from being an abstract discussion, the book examines hundreds of federal court cases, interviewing judges, litigants, claimants and historians."--Provided by publisher.

