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Collana	The Charles Hamilton Houston Institute series on race and justice
Altri autori (Persone)	OgletreeCharles J., Jr., <1952-2023.> SaratAustin
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Nota di bibliografia	Includes bibliographical references and index.
Nota di contenuto	The case of "Death for a dollar ninety-five" : miscarriages of justice and constructions of American identity / Mary L. Dudziak -- When law fails : history, genius, and unhealed wounds after Tulsa's race riot / Charles J. Ogletree, Jr. -- Margins of error / Robert Weisberg -- Recovering the craft of policing : wrongful convictions, the war on crime, and the problem of security / Jonathan Simon -- Kalven and Zeisel in the twenty-first century : is the jury still the defendant's friend? / Daniel Givelber -- Extreme punishment / Douglas A. Berman -- Miscarriages of mercy? / Linda Ross Meyer -- Memorializing miscarriages of justice : clemency petitions in the killing state / Austin Sarat -- Miscarriage of justice as misnomer / Markus D. Dubber -- The scale of injustice / Patricia Ewick.
Sommario/riassunto	Since 1989, there have been over 200 post-conviction DNA exonerations in the United States. On the surface, the release of innocent people from prison could be seen as a victory for the criminal justice system: the wrong person went to jail, but the mistake was fixed and the accused set free. A closer look at miscarriages of justice, however, reveals that such errors are not aberrations but deeply revealing, common features of our legal system. The ten original essays in When Law Fails view wrongful convictions not as random mistakes but as organic outcomes of a misshaped larger system that is rife with faulty eyewitness identifications, false confessions, biased juries, and

racial discrimination. Distinguished legal thinkers Charles J. Ogletree, Jr., and Austin Sarat have assembled a stellar group of contributors who try to make sense of justice gone wrong and to answer urgent questions. Are miscarriages of justice systemic or symptomatic, or are they mostly idiosyncratic? What are the broader implications of justice gone awry for the ways we think about law? Are there ways of reconceptualizing legal missteps that are particularly useful or illuminating? These instructive essays both address the questions and point the way toward further discussion. When Law Fails reveals the dramatic consequences as well as the daily realities of breakdowns in the law's ability to deliver justice swiftly and fairly, and calls on us to look beyond headline-grabbing exonerations to see how failure is embedded in the legal system itself. Once we are able to recognize miscarriages of justice we will be able to begin to fix our broken legal system. Contributors: Douglas A. Berman, Markus D. Dubber, Mary L. Dudziak, Patricia Ewick, Daniel Givelber, Linda Ross Meyer, Charles J. Ogletree, Jr., Austin Sarat, Jonathan Simon, and Robert Weisberg.
