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Autore	Blindenbacher Raoul
Titolo	Dialogues on legislative, executive, and judicial governance in federal countries [[electronic resource] /] / edited by Raoul Blindenbacher and Abigail Ostien
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Descrizione fisica	1 online resource (73 p.)
Collana	A global dialogue on federalism. Booklet series ; ; v. 3
Altri autori (Persone)	BlindenbacherRaoul KarasAbigail Ostien <1971->
Disciplina	321.02
Soggetti	Federal government Comparative government
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Description based upon print version of record.
Nota di contenuto	Intro; Contents; Preface; DIALOGUE INSIGHTS; Argentina: Centralized Power and Underdevelopment; Australia: Dualist in form, cooperative in practice; Austria: Failure of Constitutional Convention; no changes for federal system; Canada: Federalism Behind (Almost) Closed Doors; Germany: Balancing Bundestag against Bundesrat and Governments against Legislatures; India: An ongoing experiment to redefine federalism; Nigerian Federalism at the Crossroads; The Russian Federation under Putin: From Cooperative to Coercive Federalism?; South Africa: Provincial Implementation of National Policies Switzerland: Cooperative Federalism or Nationwide Standards? Contemporary Debates about the US Presidency and Congress: The Electoral College, Legislative Gerrymandering, and Enumerated Powers; Comparative Reflections; Glossary; Contributors; Participating Experts; A; B; C; D; E; F; G; H; I; J; K; L; M; N; P; R; S; T; U; V; W; Z
Sommario/riassunto	These lively, timely, and accessible dialogues on federal systems provide a comparative snapshot of each topic and include comparative

analyses, glossaries of country-specific terminology, and a timeline of major constitutional events. Countries considered include Argentina, Australia, Austria, Belgium, Brazil, Canada, Germany, India, Mexico, Nigeria, Russia, South Africa, Spain, Switzerland, and the United States. Whether you are a student or teacher of federalism, working in the field of federalism, or simply interested in the topic, these booklets will prove to be an insightful, brief exploration of the topic at hand in each of the featured countries. Contributors include Rajeev Dhavan (University of Delhi), John Dinan (Wake Forest University in Winston-Salem), Alexander Domrin (Institute of Legislation and Comparative Law), Anna Gamper (University of Innsbruck), Antonio M. Hernandez (National University of Cordoba), Thomas Hueglin (Wilfred Laurier University), Katy Le Roy (University of Melbourne), Wolf Linder (University of Bern), Christina Murray (University of Cape Town), Stefan Oeter (Universität Hamburg), Ebere Osieke (Imo State University), Cheryl Saunders (University of Melbourne), Rekha Saxena (University of Delhi), and Isabelle Steffen (University of Bern).

2. Record Nr.	UNINA9910815486203321
Titolo	Confronting ecological and economic collapse : ecological integrity for law, policy and human rights // edited by Laura Westra, Prue Taylor and Agnes Michelot
Pubbl/distr/stampa	Abingdon, Oxon : , : Routledge, , 2013
ISBN	1-135-95737-1 1-135-95730-4 0-203-38402-4
Descrizione fisica	1 online resource (670 p.)
Altri autori (Persone)	MichelotAgnes TaylorPrue <1961-> WestraLaura
Disciplina	344.04/6
Soggetti	Environmental law, International Ecological integrity Climatic changes Financial crises
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.
Nota di contenuto	<p>Cover; Half Title; Title Page; Copyright Page; Table of Contents; List of contributors; Foreword; The gathering storm; Introduction; References; Part I: The role and history of integrity (from grave problems to possible reversals); Introduction; 1. Why the Global Ecological Integrity Group? The rise, decline and rediscovery of a radical concept; References; 2. Environmental norms in the courtroom: The case of ecological integrity in Canada's national parks; Introduction; Ecological integrity as a priority in legislation and policy; Ecological integrity in Wood Buffalo National Park</p> <p>ConclusionNotes; References; 3. The future of the common heritage of mankind: Intersections with the public trust doctrine; Introduction; Public trust doctrine - renewed or reinvigorated; Public trust doctrine Rio + 20 Proposal; International environmental trusteeship - beyond metaphor; Public trust doctrine and the future of the common heritage of mankind; Philosophical foundations; Property concepts?; Public governance of public goods or commons management?; Conclusion; Notes; References; 4. The exploitation of genetic resources in areas beyond national jurisdiction; Introduction</p> <p>The relevant aspects of the present UNCLOS regimeThe question of genetic resources; Possible future developments; Notes; 5. Ecological integrity in European law?; From the right to destroy to respect for nature: the (difficult) reintegration of man into nature; The multiplicity of organizations, the lack of reference to ecological integrity; The right to nature: far from the concept of human ecological rights?; Towards nature and culture: experiencing ecological integrity in Europe?; From ecological networks to ecosystem approach: a way to ecological integrity?</p> <p>Fighting disintegrity: is there a European approach of ecological integrity?Conclusion; Notes; References; Part II: Ecological integrity and basic rights: The interface; Introduction; 6. Lessons learned from the climate change disinformation campaign about responsible scientific skepticism; Introduction; The climate change disinformation campaign; Norms to guide responsible climate skepticism; Conclusion; References; 7. Granting development consent by specific legislative act: Choice to circumvent public participation and judicial control? The European perspective; Introduction</p> <p>EIA as an important instrument of European environmental lawThe exception from the ordinary EIA procedure; Leeway for the systematic misuse of the exception: the case of Greece; Concluding remarks; Notes; References; 8. The principle of "integration" in international law relating to sustainable development: sobering lessons for European Union law; Introduction; Origins of the principle of environmental integration in EU law; Legal nature and implications of the principle of environmental integration; The principle of environmental integration post-Lisbon</p> <p>Normative content of the integration obligation</p>
Sommario/riassunto	From the first appearance of the term in law in the Clean Water Act of 1972 (US), ecological integrity has been debated by a wide range of researchers, including biologists, ecologists, philosophers, legal scholars, doctors and epidemiologists, whose joint interest was the study and understanding of ecological/biological integrity from various standpoints and disciplines. This volume discusses the need for ecological integrity as a major guiding principle in a variety of policy

areas, to counter the present ecological and economic crises with their multiple effects on human rights.
