

1. Record Nr.	UNINA9910702161403321
Autore	Crandell Dwight R (Dwight Raymond), <1923-2009.>
Titolo	Pine Creek volcanic assemblage at Mount St. Helens, Washington [[electronic resource] /] / by Dwight R. Crandell and Donal R. Mullineaux
Pubbl/distr/stampa	Alexandria, Va. : , : U.S. Dept. of the Interior, U.S. Geological Survey, , 1973
Descrizione fisica	1 online resource (36 unnumbered pages) : illustrations, maps
Collana	Geological Survey bulletin 1383-A. Geology of Mount St. Helens volcano, Washington
Altri autori (Persone)	MullineauxDonal Ray <1925->
Soggetti	Volcanism - Washington (State) - Saint Helens, Mount
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Title from PDF title screen (viewed Sept. 17, 2012).
Nota di bibliografia	Includes bibliographical references.

2. Record Nr.	UNINA9910784280403321
Titolo	Epistemology and methodology of comparative law / edited by Mark van Hoecke
Pubbl/distr/stampa	Oxford ; Portland, Oregon, : Hart Publishing, 2004
ISBN	1-4725-5958-4 1-280-80862-4 9786610808625 1-84731-124-5
Edizione	[1st ed.]
Descrizione fisica	1 online resource (408 p.)
Collana	European Academy of Legal Theory monograph series
Disciplina	340/.2
Soggetti	Comparative law - Methodology Knowledge, Theory of Law - Methodology
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	"Mainly the plenary papers of the Conference on Epistemology and Methodology of Comparative Law, organised in Brussels on 24 till 26 October 2002 ... by the Katholieke Universiteit Brussel, in collaboration with the Vrije Universiteit Brussel and the European Academy of Legal Theory"--Foreword
Nota di bibliografia	Includes bibliographical references
Nota di contenuto	Legal culture v. legal tradition / Alan Watson -- Legal cultures and legal traditions / H. Patrick Glenn -- Legal epistemology and transformation of legal cultures / Marek Zirk-Sadowski -- Epistemology and comparative law : contributions from the sciences and social sciences / Geoffrey Samuel -- How to make comparable things : legal engineering at the service of comparative law / Juha Karhu (previously Juha Poyhonen) -- Methodology and European law - can methodology change so as to cope with the multiplicity of the law? / Karl-Heinz Ladeur -- Comparative law of obligations : methodology and epistemology / Christian von Bar -- Codifying European private law / Walter van Gerven -- Deep level comparative law / Mark van Hoecke -- NICE dreams and realities of European private law / Nikolas Roos -- Europeanisation of national legal systems : some consequences for legal thinking in civil law countries / Jan M. Smits -- Comparative law

and the internationalisation of law in Europe / Mireille Delmas-Marty -- Public law in Europe : caught between the national and sub-national and the European? / John Bell -- New challenges in public and private international legal theory : can comparative scholarship help? / Horatia Muir Watt -- Abridged or forbidden speech : how can speech be regulated through speech? / Francois Rigaux -- Legisprudence of comparative law / Luc J. Wintgens -- Rawls' political conception of rights and liberties : an illiberal but pragmatic approach to the problems of harmonisation and globalisation / Paul de Hert and Serge Gutwirth -- Family trees for legal systems : towards a contemporary approach / Esin Orucu -- ; A common legal language in Europe? / Anne Lise Kjær

Introduction -- Mark Lattimer and Philippe Sands -- 1. Legal Culture v Legal Tradition -- Alan Watson -- 2. Legal Cultures and Legal Traditions -- H Patrick Glenn -- 3. Legal Epistemology and Transformation of Legal Cultures -- Marek Zirk-Sadowski -- 4. Epistemology and Comparative Law: Contributions from the Sciences and Social Sciences -- Geoffrey Samuel -- 5. How to Make Comparable Things: Legal Engineering at the Service of Comparative Law -- Juha Karhu (Previously Juha Poyhonen) -- 6. Methodology and European Law-Can Methodology Change so as to Cope with the Multiplicity of the Law? -- Karl-Heinz Ladeur -- 7. Comparative Law of Obligations: Methodology and Epistemology -- Christian von Bar -- 8. Codifying European Private Law -- Walter van Gerven -- 9. Deep Level Comparative Law -- Mark Van Hoecke -- 10. NICE Dreams and Realities of European Private Law -- Nikolas Roos -- 11. The Europeanisation of National Legal Systems: Some Consequences for Legal Thinking in Civil Law Countries -- Jan M Smits -- 12. Comparative Law and the Internationalisation of Law in Europe -- Mireille Delmas-Marty -- 13. Public Law in Europe: Caught between the National, the Sub-National and the European? -- John Bell -- 14. New Challenges in Public and Private International Legal Theory: Can Comparative Scholarship Help? -- Horatia Muir Watt -- 15. Abridged or Forbidden Speech: How can Speech be Regulated through Speech? -- Francois Rigaux -- 16. Legisprudence and Comparative Law -- Luc J Wintgens -- 17. Rawls' Political Conception of Rights and Liberties: An Illiberal but Pragmatic Approach to the Problems of Harmonisation and Globalisation -- Paul de Hert and Serge Gutwirth -- 18. Family Trees for Legal Systems: Towards a Contemporary Approach -- Esin Orucu -- 19. A Common Legal Language in Europe? -- Anne Lise Kjær

Sommario/riassunto

Whereas many modern works on comparative law focus on various aspects of legal doctrine the aim of this book is of a more theoretical kind - to reflect on comparative law as a scholarly discipline, in particular at its epistemology and methodology. Thus, among its contents the reader will find: a lively discussion of the kind of 'knowledge' that is, or could be, derived from comparative law; an analysis of 'legal families' which asks whether we need to distinguish different 'legal families' according to areas of law; essays which ask what is the appropriate level for research to be conducted - the technical 'surface level', a 'deep level' of ideology and legal practice, or an 'intermediate level' of other elements of legal culture, such as the socio-economic and historical background of law. One part of the book is devoted to questioning the identification and demarcation of a 'legal system' (and the clash between 'legal monism' and 'legal pluralism') and the definition of the European legal orders, sub-State legal orders, and what is left of traditional sovereign State legal systems; while a final part explores the desirability and possibility of developing a basic common legal language, with common legal principles and legal

concepts and/or a legal meta-language, which would be developed and used within emerging European legal doctrine. All the papers in this collection share the common goal of seeking answers to fundamental, scientific problems of comparative research that are too often neglected in comparative scholarship
