

1. Record Nr.	UNINA9910786805603321
Titolo	Concepts of law : comparative, jurisprudential, and social science perspectives // edited by Sean Patrick Donlan and Lukas Heckendorn Urscheler
Pubbl/distr/stampa	Surrey, England ; ; Burlington, Vermont : , : Ashgate, , 2014 ©2014
ISBN	1-138-63768-8 1-317-16246-3 1-315-57329-6 1-317-16245-5 1-4094-5527-0
Descrizione fisica	1 online resource (270 p.)
Collana	Juris Diversitas
Disciplina	340/.1
Soggetti	Legal polycentricity Law - Philosophy
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	Cover; Contents; Notes on Contributors; Preface; 1 Concepts of Law: An Introduction; 2 Beyond the State In and Of Legal Theory; 3 Do "Legal Systems" Exist? The Concept of Law and Comparative Law; 4 The Concept of Law: A Wittgensteinian Approach with Some Ethnomethodological Specifications; 5 The Truth is Out There? Legal Pluralism and the Language-Game; 6 Remembering and Applying Legal Pluralism: Law as Kite Flying; 7 A Sense of Law: On Shared Normative Experiences; 8 Three Perils of Legal Pluralism; 9 Legal Sociology and the Sociology of Norms 10 Is Law a Special Domain? On the Boundary between the Legal and the Social 11 The Creation and Use of Concepts of Law when Confronting Legal and Normative Plurality; 12 A Concept of Law for Global Legal Pluralism?; 13 The Concept of Law in Postnational Perspective; 14 What is the Context in "Law in Context"?; 15 Short Notes on the Legal Pluralism(s) in Somaliland; Index

Sommario/riassunto

In this study international legal experts explore legal concepts and contexts from diverse national and disciplinary perspectives. Themes range from legal and normative pluralism to the development of state law and legal systems, and from law's rhetoric and the potential utility of alternative vocabularies to the polyjurality of the present. The study combines theoretical analyses and case studies to create a rich picture of present scholarship on laws and norms and the state of contemporary legal complexity, each crossing traditional boundaries.
