

1. Record Nr.	UNINA9910462840403321
Autore	Bachrach Bernard S. <1939->
Titolo	Charlemagne's early campaigns (768-777) : a diplomatic and military analysis // by Bernard S. Bachrach
Pubbl/distr/stampa	Boston : , : Brill, , 2013
ISBN	1-299-18468-5 90-04-24477-8
Descrizione fisica	1 online resource (743 p.)
Collana	History of warfare, , 1385-7827 ; ; 82 History of warfare, , 1385-7827 ; ; v. 82
Disciplina	944.0142 944/.0142
Soggetti	Military art and science - Europe - History - To 1500 Military history, Medieval HISTORY / Europe / France Electronic books.
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 and index.
Nota di contenuto	Preliminary Material / Bernard S. Bachrach -- Introduction / Bernard S. Bachrach -- Two Kings: Charlemagne and Carloman / Bernard S. Bachrach -- Italy in Flux: Opportunities and Problems / Bernard S. Bachrach -- The Saxon War: Phase One / Bernard S. Bachrach -- The Unwanted War / Bernard S. Bachrach -- The Siege of Pavia / Bernard S. Bachrach -- The Fall of Pavia and Its Aftermath / Bernard S. Bachrach -- The Saxon War: Phase Two / Bernard S. Bachrach -- The Friuli Diversion / Bernard S. Bachrach -- The "End" of the Saxon War / Bernard S. Bachrach -- Integration of the Saxon Territory / Bernard S. Bachrach -- Conclusions / Bernard S. Bachrach -- Bibliography / Bernard S. Bachrach -- Index / Bernard S. Bachrach.
Sommario/riassunto	Charlemagne's Early Campaigns is the first book-length study of Charlemagne at war and its focus on the period 768-777 makes clear that the topic, for his forty-six year reign, is immense. The neglect of Charlemagne's campaigns and the diplomacy that undergirded them has truncated our understanding of the creation of the Carolingian empire and the great success enjoyed by its leader, who ranks with

Frederick the Great and Napoleon among Europe's best. The critical deployment here of the numerous narrative and documentary sources combined with the systematic use of the immense corpus of archaeological evidence, much of which the result of excavations undertaken since World War II, is applied here, in detail, for the first time in order to broaden our understanding of Charlemagne's military strategy and campaign tactics. Charlemagne and his advisers emerge as very careful planners, with a thorough understanding of Roman military thinking, who were dedicated to the use of overwhelming force in order to win whenever possible without undertaking bloody combat. Charlemagne emerges from this study, to paraphrase a observation attributed to Scipio Africanus, as a military commander and not a warrior.

2. Record Nr.	UNINA9910793984503321
Autore	Nsubuga Hamiisi Junior
Titolo	Employee rights in corporate insolvency : a UK and US perspective // Hamiisi Junior Nsubuga
Pubbl/distr/stampa	New York : , : Routledge, , 2020
ISBN	1-000-73111-1 1-000-73081-6 0-429-32968-7
Descrizione fisica	1 online resource (183 pages)
Collana	Routledge Research in Corporate Law
Disciplina	346.73078
Soggetti	Bankruptcy - United States Bankruptcy - Great Britain Employee rights - United States Employee rights - Great Britain
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di contenuto	Corporate rescue and employment protection - concepts, policies and processes -- Bankruptcy legal theory : the traditionalist and proceduralist theoretical models -- Employee rights under US Chapter

11 bankruptcy reorganizations -- Institutional challenges - the federal vs state law conundrum -- Interpretation as a balancing tool in the US - applying Dworkin -- Employee rights and protection in the UK - TUPE transfers and business sales -- Balancing corporate rescue and employment protection in the UK - applying Dworkin -- Conclusion - latest legislative developments and substantive matters.

Sommario/riassunto

"This book analyses corporate rescue laws, processes and policies prescribed in corporate insolvency or bankruptcy laws, and employment laws of the United Kingdom and the United States, with a particular focus on how extant employee rights are treated when a debtor employer initiates corporate insolvency proceedings. The commencement of formal insolvency proceedings by an employer affects employees' rights and interests. Employment laws seek to protect employees' rights and interests, while insolvency laws seek to promote corporate rescue, which may entail workforce changes. Consequently, this creates a tension between whose interest insolvency law should give primacy of protection. The book analyses how corporate rescue processes such as administration, prepack business sales, company voluntary arrangements, receivership and liquidation impact employee rights and protection during corporate rescue proceedings in both jurisdictions. It goes on to address how the federal system of government in the US and the diffusion of power between federal - state law jurisdictions impact a uniform code of employee protection during Chapter 11 bankruptcy reorganisation proceedings. The book considers how an interpretative approach to law (Dworkin's Interpretative Theory of Law) may be used to balance both employee protection and corporate rescue laws during corporate insolvency in the UK and the US. Of interest to academics, students and employment law practitioners, this book examines the tension between corporate rescue laws and employment protection laws during corporate insolvency in the US and the UK and how this tension may be remedied or balanced"

--