1. Record Nr. UNINA9910794125203321 Autore **Brownsword Roger** Titolo Law 3.0: rules, regulation and technology / / Roger Brownsword Pubbl/distr/stampa Abingdon, Oxon;; New York, NY:,: Routledge,, 2021 **ISBN** 1-00-305383-1 1-003-05383-1 1-000-08160-5 Descrizione fisica 1 online resource (137 pages) Disciplina 344.095 Technology and law Soggetti Law - Methodology Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Nota di contenuto Introduction to Law 3.0 -- BookWorld: A Short Story about Disruption -- Law 1.0: Easy Cases, Difficult Cases, and Hard Cases -- Law 1.0 Disrupted -- Law 2.0 and Technology as a Problem -- Law 2.0 and the 'Crazy Wall' -- Law 2.0 Disrupted: Technology as a Solution -- Law 3.0 : Coherentist, Regulatory-Instrumentalist, and Technocratic Conversations -- Tech Test Case I: Liability for Robot Supervisors --Tech Test Case II: Smart Shops, Code Law and Contract Law --Easterbrook and the Law of the Horse -- Law as One Element in the Regulatory Environment -- Mapping the Regulatory Environment -- The Complexion of the Regulatory Environment -- Law 3.0 and Liberty: The Pianos at St Pancras -- Law 3.0: The Thin End of the Wedge and the Thick End -- The Benchmarks of Legitimacy: the Range of Regulatory Responsibilities -- Uncertainty, Precaution, Stewardship -- Reinventing the Rule of Law -- Technology and the Triple Licence -- High Tech Policing and Crime Control -- The Renewal of Coherentism -- Redesigning the Institutional Framework I: National Institutions -- Redesigning the Institutional Framework II: International Institutions --Re-thinking Legal Education -- Any Questions? -- Concluding Remarks : Looking Back, Looking Forward

Putting technology front and centre in our thinking about law, this

book introduces Law 3.0: the future of the legal landscape. Technology

Sommario/riassunto

not only disrupts the traditional idea of what it is to think like a lawyer,' as per Law 1.0; it presents major challenges to regulatorswho arereasoning in a Law 2.0 mode. As this book demonstrates, the latest developments in technology offer regulators the possibility of employing a technical fix rather than just relying on rules - thus, we are introducing Law 3.0. Law 3.0 represents, so to speak, the state we are in and the conversation that we now need to have, and this book identifies some of the key points for discussion in that conversation. Thinking like a lawyer might continue to be associated with Law 1.0, but from 2020 onward, Law 3.0 is the conversation that we all need to join. And, as this book argues, law and the evolution of legal reasoning cannot be adequately understood unless we grasp the significance of technology in shaping both legal doctrine and our regulatory thinking. This is a book for those studying, or about to study, law - as well as others with interests in the legal, political, and social impact of technology.