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Nota di contenuto	Frontmatter -- Contents -- Preface and Acknowledgments -- Introduction: The Problem and Efforts to Understand It -- 1. Overview: What We Did and What We Found -- Introduction -- 2. Shared Outrage, Erratic Awards -- 3. Deliberating about Dollars: The Severity Shift -- 4. Do Plaintiffs' Requests and Plaintiffs' Identities Matter? -- Introduction -- 5. Judging Corporate Recklessness -- 6 Looking Backward in Punitive Judgments: 20-20 Vision? -- Introduction -- 7. Corporate Risk Analysis: A Reckless Act? -- 8. Do People Want Optimal Deterrence? -- 9. Deterrence Instructions: What Jurors Won't Do -- 10. Judging Risk and Recklessness -- 12. Putting It All Together -- 13. What Should Be Done? -- Appendix: Judge's Instructions -- Glossary -- Bibliography -- Contributors -- Index
Sommario/riassunto	Over the past two decades, the United States has seen a dramatic increase in the number and magnitude of punitive damages verdicts rendered by juries in civil trials. Probably the most extraordinary example is the July 2000 award of