

1. Record Nr.	UNINA9910817023103321
Titolo	Reaffirming legal ethics : taking stock and new ideas // edited by Kieran Tranter. [et al.]
Pubbl/distr/stampa	New York : , : Routledge, , 2010
ISBN	1-136-95476-7 1-136-95477-5 1-282-65965-0 9786612659652 0-203-84935-3
Descrizione fisica	1 online resource (239 p.)
Collana	Routledge Research in Legal Ethics
Altri autori (Persone)	TranterKieran
Disciplina	174/.3
Soggetti	Legal ethics - United States Law - Study and teaching - United States
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	Book Cover; Title; Copyright; Contents; Preface; Contributors; 1 Introduction; 2 The philosophical foundations of legal ethics: a roundtable; 3 Personal integrity and professional ethics; 4 Legal advising and the rule of law; 5 Tales of terror: lessons for lawyers from the 'war on terrorism'; 6 Legal ethics in a post-Westphalian world: building the international rule of law and other tasks; 7 An opportunity for the ethical maturation of the law firm: the ethical implications of incorporated and listed law firms; 8 Carnegie's missing step: prescribing lawyer retraining 9 Professionalism and Pro Bono publico10 The psychology of good character: the past, present and future of good character regulation in Canada; 11 The 'self-regulation' misnomer; 12 Why good intentions are often not enough: the potential for ethical blindness in legal decision-making; Index
Sommario/riassunto	It has been over thirty years since the founding crises that birthed legal ethics as both a field of study and a discrete field of law. In that time thinking about the ethical dimension of legal practice has taken several turns: from justifications of zealous advocacy, to questions of process

and connections to specifically legal values, to more recently consideration of legal conduct as part of a wider field of virtue. Parallel to this dynamism of thought, there has also been significant changes in how legal professions, especially within those that possess a common law heritage, have been

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