1.	Record Nr.	UNINA9910822348203321
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	Titolo	The principles of personal property law / / Duncan Sheehan
	Pubbl/distr/stampa	Oxford [UK] ; ; Portland, Oregon : , : Hart Publishing, , 2017
	ISBN	1-5099-0135-3 1-5099-0133-7 1-5099-0134-5
	Edizione	[Second edition.]
	Descrizione fisica	1 online resource (475 pages)
	Collana	Studies in International Law
	Disciplina	343.42/023
	Soggetti	Personal property - England Personal property - Wales
	Lingua di pubblicazione	Inglese
	Formato	Materiale a stampa
	Livello bibliografico	Monografia
	Note generali	Includes index.
	Nota di bibliografia	Includes bibliographical references and index.
	Nota di contenuto	The basic concepts of personal property law Transfer of legal title to tangibles Nemo dat quod non habet Assignment of legal choses in action Disposition of subsisting equitable interests Negotiation and negotiable instruments Defective transfers and payments Protection of legal title via tort law Protection of equitable title : remedies for misdirected propertyBailment and attornment Security interests and quasi-security Pledge and lien Mortgages and bills of sale Equitable charges Secured transactions law reform Concluding observations.
	Sommario/riassunto	The law of personal property covers a very wide spectrum of scenarios and, unfortunately, has had little detailed scrutiny of its overarching structure over the years. It is a system and can best be understood as a system. Indeed, without understanding it as a system, it becomes much more difficult to comprehend. The second edition of this acclaimed textbook continues to provide a comprehensive yet detailed coverage of the law of personal property in England and Wales. It includes transfer of legal title to chattels, the nemo dat rule, negotiable instruments and assignment of choses in action. It also looks at defective transfers of property and the resulting proprietary claims, including those contingent on tracing, the tort of conversion, bailment and security interests. By bringing together areas often scattered

throughout company law, commercial law, trusts and tort textbooks, it enables readers to see common themes and issues and to make otherwise impossible generalisations across different contexts about the nature of the concepts English law applies. Throughout the book, concepts are explained rigorously, with reference to how they are used in commercial practice and everyday life. The new edition also includes a new chapter on secured transactions law reform, and introduces new material on the Cape Town Convention, IP rights and other intangible property. The book will be of primary interest to academics and practitioners in the area. However, it will also be of use to students studying commercial or personal property law