Record Nr. UNINA9910823129503321 Autore Davis Angela J. <1956-> Titolo Arbitrary justice [[electronic resource]]: the power of the American prosecutor / / Angela J. Davis New York, : Oxford University Press, 2007 Pubbl/distr/stampa **ISBN** 1-281-15663-9 9786611156633 0-19-803942-5 1-4294-9167-1 Edizione [1st ed.] Descrizione fisica 1 online resource (261 p.) Disciplina 345.73/01 Soggetti Public prosecutors - United States Prosecution - United States - Decision making Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Description based upon print version of record. Note generali Includes bibliographical references and index. Nota di bibliografia Nota di contenuto Contents: ONE: Prosecutorial Discretion: Power and Privilege: TWO: The Power to Charge; THREE: Let's Make a Deal: The Power of the Plea Bargain; FOUR: Prosecutors and the Victims of Crime; FIVE: Prosecutors and the Death Penalty: SIX: Federal Prosecutors and the Power of the Attorney General; SEVEN: Prosecutorial Misconduct: The Abuse of Power and Discretion; EIGHT: Prosecutorial Ethics; NINE: Prosecutorial Accountability; TEN: Prospects for Reform; Notes; Index; A; B; C; D; E; F; G; H; I; J; K; L; M; N; O; P; Q; R; S; T; U; V; W Inscribed on the walls of the United States Department of Justice are Sommario/riassunto the lofty words: ""The United States wins its point whenever justice is done its citizens in the courts."" Yet what happens when prosecutors, the most powerful officials in the criminal justice system, seek convictions instead of justice? Why are cases involving educated, wellto-do victims often prosecuted more vigorously than those involving poor, uneducated victims? Why do wealthy defendants frequently enjoy

more lenient plea bargains than the disadvantaged?. In this timely

work, Angela J. Davis examines the expanding pow