Record Nr. UNINA9910826101303321 Autore Lacey Nicola Titolo Unspeakable subjects: feminist essays in legal and social theory // Nicola Lacey Pubbl/distr/stampa Oxford:,: Hart Publishing Evanston, III.:,: Distributed in the United States by Northwestern University Press, , 1998 **ISBN** 1-901362-34-5 1-4725-6191-0 1-281-04224-2 9786611042240 1-84731-147-4 Edizione [1st ed.] Descrizione fisica 1 online resource (284 p.) Disciplina 340/.115 Feminist jurisprudence Soggetti Women - Legal status, laws, etc Women - Social conditions 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 (pages [251]-266) and index. Nota di contenuto Introduction to the Essays -- PART I: FEMINIST CRITIQUE OF INDIVIDUALISM IN LEGAL AND POLITICAL THOUGHT. 1. From Individual to Group? A Feminist Analysis of the Limits of Anti-Discrimination Legislation: 2. Theories of Justice and the Welfare State: A Feminist Critique; 3. Theory into Practice? Pornography and the Public/Private Dichotomy: 4. Unspeakable Subjects, Impossible Rights: Sexuality. Integrity and Criminal Law; 5. Community in Legal Theory: Idea, Ideal or Ideology? -- PART II: QUESTIONS OF METHOD IN FEMINIST LEGAL THEORY: WITHIN OR BEYOND CRITIQUE? 6. Closure and Critique in Feminist Jurisprudence: Transcending the Dichotomy or a Foot in Both Camps?; 7. Feminist Legal Theory Beyond Neutrality; 8. Normative Reconstruction in Socio-Legal Theory. Sommario/riassunto "Nicola Lacey's book presents a feminist critique of law based on an

analysis of the ways in which the very structure or method of modern law is gendered. All of the essays in the book therefore engage at some

level with the question of whether there are things of a general nature to be said about what might be called the sex or gender of law. Ranging across fields including criminal law, public law and antidiscrimination law, the essays examine the conceptual framework of modern legal practices: the legal conception of the subject as an individual; the concepts of equality, freedom, justice and rights; and the legal construction of public and private realms and of the relations between individual, state and community. They also reflect upon the deployment of law as a means of furthering feminist ethical and political values. At a more general level, the essays contemplate the relationship between feminist and other critical approaches to legal theory; the relationship between the ideas underlying feminist legal theory and those informing contemporary developments in social and political theory; and the nature of the relationship between feminist legal theories and feminist legal politics. The essays in this book tell the story of an intellectual journey which has led the author to question some of the central assumptions of traditional legal education and scholarship. They also set out a distinctive vision of jurisprudence as a form of critical social theory."--Bloomsbury Publishing.