1. Record Nr. UNINA9910827793503321 Autore Han Sora Y. Titolo Letters of the law: race and the fantasy of colorblindness in American law / / Sora Y. Han Pubbl/distr/stampa Stanford, California:,: Stanford Louisiana Books,, [2015] ©2015 **ISBN** 0-8047-9501-0 Descrizione fisica 1 online resource (183 p.) Collana The cultural lives of law Disciplina 342.7308/73 Soggetti Race discrimination - Law and legislation - United States Post-racialism - United States Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Note generali Description based upon print version of record. Includes bibliographical references and index. Nota di bibliografia Decompositional rights -- Colorblind judgment -- Racial profiling --Nota di contenuto The purloined prisoner. Sommario/riassunto One of the hallmark features of the post-civil rights United States is the reign of colorblindness over national conversations about race and law. But how, precisely, should we understand this notion of colorblindness in the face of enduring racial hierarchy in American society? In Letters of the Law, Sora Y. Han argues that colorblindness is a foundational fantasy of law that not only informs individual and collective ideas of race, but also structures the imaginative capacities of American legal interpretation. Han develops a critique of colorblindness by deconstructing the law's central doctrines on due process, citizenship, equality, punishment and individual liberty, in order to expose how racial slavery and the ongoing struggle for abolition continue to haunt the law's reliance on the fantasy of colorblindness. Letters of the Law

provides highly original readings of iconic Supreme Court cases on racial inequality—spanning Japanese internment to affirmative action, policing to prisoner rights, Jim Crow segregation to sexual freedom. Han's analysis provides readers with new perspectives on many urgent social issues of our time, including mass incarceration, educational segregation, state intrusions on privacy, and neoliberal investments in citizenship. But more importantly, Han compels readers to reconsider how the diverse legacies of civil rights reform archived in American law

r	night be rewritten as a heterogeneous practice of black freedom
	truggle.