

1. Record Nr.	UNISA996393231503316
Autore	Oughtred William <1575-1660.>
Titolo	The newv artificial gauging line or rod [[electronic resource]] : together with rules concerning the use thereof: invented and written by William Oughtred. who in all due and respective observance præsenteth the same to the Right Honourable LL. Sir Nicolas Rainton Lord Major of London for this præsent yeare, and Ralfe Freeman Alderman Lord Major elect for the yeare now ensuing. and to the Worshipfull George Ethrege the late Master, and Captaine Iohn Miller the præsent Master of the Company of Vinteners. And to the whole body of that right worshipfull societie
Pubbl/distr/stampa	London, : Printed by Aug. Mathewes, 1633
Descrizione fisica	[2], 40, [2] p
Soggetti	Measuring instruments Mensuration Wine and wine making - Gaging and testing
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	With a final imprimatur and advertisement leaf. Reproduction of the original in the Bodleian Library.
Sommario/riassunto	eebo-0014

2. Record Nr.	UNINA9910170984503321
Autore	Pavlich George C (George Clifford), <1960->
Titolo	Justice fragmented : mediating community disputes under postmodern conditions / / George C. Pavlich
Pubbl/distr/stampa	London ; ; New York, : Routledge, 1996
ISBN	1-134-82960-4 1-134-82961-2 1-280-32054-0 0-203-42836-6
Descrizione fisica	1 online resource (217 p.)
Disciplina	347/.09
Soggetti	Dispute resolution (Law) Neighborhood justice centers Mediation Dispute resolution (Law) - British Columbia
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 (p. 176-199) and index.
Nota di contenuto	JUSTICE FRAGMENTED Mediating community disputes under postmodernconditions; Copyright; Contents; Acknowledgements; 1 In Search of a Beginning...; Approaching criticism or critical approach?; Concepts, concepts, concepts; Signposting the narrative; 2 The Fragmented Auspices of CommunityJustice; Enunciating justice: two horizons of meaning; Approaching justice in a modern ethos; Justice talk in the interregnum; Justice in search of idioms: the rise of mediation; 3 CalculatingCommunity Justice: Mediation in British Columbia; The context: a social field emerges; Community mediation in action Calculating community justice in British ColumbiaThe 'neutral' mediator?; Community mediation: a postmodern idiom?; 4 The Critics Respond: Dark Shadows ofCourtroom Justice; Calculations as ideology: control through consensus; The structural logic of community mediation; Aporias in the early critics' discourse; 5 Redrawing Critical Lines of Enquiry: Foucault, Power andCommunity Mediation; Fitzpatrick: taking community justice seriously; Interpreting Foucault:

methodological precautions; A redrawn map: Foucault, criticism and community mediation; Can Foucault take community mediation seriously?

6 Governing Disputes: Mediating Between Individuals, Selves and Communities Community mediation and pastoral power; Visions of community; Individual, disputing selves; Integrating community, individuals and selves; 7 Governmentalising the State: Intersecting Political Rationalities; The sovereign-law model; Law and the identity of community mediation; Community mediation and the law; The symbioses of mutual constitution: 'remote control'; Community mediation and the future: dangers, resistance and strategic engagement; The promise: an alternative politics of dispute resolution In lieu of a conclusion Notes; Bibliography; Index

Sommario/riassunto

Suppose you have a dispute with your neighbour, and wish to secure redress for losses incurred. How might the issue be resolved? Is it worth the cost and time delay to take the issue to court? Or is there some other approach? Over the past few decades a range of alternative, dispute resolution programmes have emerged to settle conflicts informally, outside the courtroom. Drawing on real life experiences of community mediation practices in British Columbia, Canada, the author explores informal justice as an event rendered possible by the fragmentation of justice under postmodern conditions. He
