

1. Record Nr.	UNINA9910449666403321
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Titolo	China's long march toward rule of law // Randall Peerenboom [[electronic resource]]
Pubbl/distr/stampa	Cambridge : , : Cambridge University Press, , 2002
ISBN	1-107-13445-5 1-280-42007-3 0-511-17783-6 1-139-14836-2 0-511-06101-3 0-511-05468-8 0-511-32581-9 0-511-49373-8 0-511-06947-2
Descrizione fisica	1 online resource (xvii, 673 pages) : digital, PDF file(s)
Disciplina	340.30951
Soggetti	Rule of law - China Law reform - China
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Title from publisher's bibliographic system (viewed on 05 Oct 2015).
Nota di bibliografia	Includes bibliographical references (p. 599-652) and index.
Nota di contenuto	Introduction -- The evolution of rule of law in China: the role of law in historical context -- Post-Mao reforms: competing conceptions of rule of law -- Rule of law and its critics -- Retreat of the Party and State -- The legislative system: battling chaos -- The judiciary: in search of independence, authority and competence -- The legal profession: the quest for independence and professionalism -- The administrative law regime: reining in an unruly bureaucracy -- Rule of law and economic development -- Rule of law, democracy and human rights -- Conclusion: the future of legal reform.
Sommario/riassunto	China has enjoyed considerable economic growth in recent years in spite of an immature, albeit rapidly developing, legal system, a system whose nature, evolution and path of development have been poorly understood by scholars. Drawing on his legal and business experience

in China as well as his academic background in the field, Peerenboom provides a detailed analysis of China's legal reforms. He argues that China is in transition from rule by law to a version of rule of law, though most likely not a liberal democratic version as found in economically advanced countries in the West. Maintaining that law plays a key role in China's economic growth, Peerenboom assesses reform proposals and makes his own recommendations. In addition to students and scholars of Chinese law, political science, sociology and economics, this will interest business professionals, policy advisors, and governmental and non-governmental agencies as well as comparative legal scholars and philosophers.
