1. Record Nr. UNINA9910502976303321 Autore Inagaki Haruki Titolo The Rule of Law and Emergency in Colonial India: Judicial Politics in the Early Nineteenth Century / / by Haruki Inagaki Pubbl/distr/stampa Cham: .: Springer International Publishing: .: Imprint: Palgrave Macmillan, , 2021 **ISBN** 9783030736637 3030736636 Edizione [1st ed. 2021.] Descrizione fisica 1 online resource (190 pages) Collana Cambridge Imperial and Post-Colonial Studies, , 2635-1641 Disciplina 347.54 954.031 Soggetti **Imperialism** Law - History Asia - History Social history Imperialism and Colonialism Legal History History of South Asia Social History Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia 1. Law and Emergency: Two Logics of Colonial Governance -- 2. Nota di contenuto Reform Public and the King's Court in Bombay City -- 3. Summonses. Writs, and Revenue Defaulters in the Mofussil -- 4. Indirect Rule Threatened by Raiders, Princes, and the King's Court -- 5. Habeas Corpus in Times of Emergency: The Bombay Dispute -- 6. Bengal, Madras, and Imperial Debate on Despotism -- 7. Epilogue and Conclusion. Sommario/riassunto "Britain's empire did not arrive fully formed in India. Haruki Inagaki's superbly-researched, well-argued book traces its emergence in a proliferating set of arguments...[and] offers a compelling account of the real life of empire in motion. A vital contribution to the burgeoning field of imperial legal history, it speaks well beyond narrow thematic categories, and is vital reading for anyone interested in the history of

empire more broadly and the Indian subcontinent." - Jon Wilson, Professor, King's College London, UK This book takes a closer look at colonial despotism in early nineteenth-century India and argues that it resulted from Indians' 'forum shopping,' the legal practice which resulted in jurisdictional jockeying between an executive, the East India Company, and a judiciary, the King's Court. Focusing on the collisions that took place in Bombay during the 1820s, the book analyses how Indians of various descriptions-peasants, revenue defaulters, government employees, merchants, chiefs, and princes-used the court to challenge the government (and vice versa) and demonstrates the mechanism through which the lawcourt hindered the government's indirect rule, which relied on local Indian rulers in newly conquered territories. The author concludes that existing political anxiety justified the East India Company's attempt to curtail the power of the court and strengthen their own power to intervene in emergencies through the renewal of the company's charter in 1834. An insightful read for those researching Indian history and judicial politics, this book engages with an understudied period of British rule in India, where the royal courts emerged as sites of conflict between the East India Company and a variety of Indian powers. Haruki Inagaki is Associate Professor at Aoyama Gakuin University, Japan, having previously studied at King's College London, UK. His research focuses on the history of British colonialrule in India. He is also interested in the comparative history of British and Japanese empires.