

1. Record Nr.	UNINA9910791967703321
Autore	Dong Yiliang
Titolo	The 2011 regulation on the causes of civil action of the Supreme People's Court of the People's Republic of China [[electronic resource]] : a new approach to systemise and compile the status quo of the Chinese civil law system // von Dong Yiliang, Llu Hongyan, Knut Benjamin Pissler
Pubbl/distr/stampa	Berlin, : De Gruyter, 2012
ISBN	3-11-026772-1
Descrizione fisica	1 online resource (134 p.)
Collana	Schriften zum chinesisches Recht ; ; Bd. 5
Classificazione	PU 8450
Altri autori (Persone)	HongyanLiu PisslerKnut Benjamin
Disciplina	347.5105
Soggetti	Civil procedure - China China Law and legislation
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.
Nota di contenuto	Frontmatter -- Inhaltsverzeichnis -- I. Introduction -- II. Regulation on the Causes of Civil Actions (Chinese-English-German) -- Regulation on the Causes of Civil Actions (Chinese-English-German) -- 1. Chapter: Disputes over rights of personality -- 2. Chapter: Disputes over marriage, family and inheritance -- 3. Chapter: Disputes over property rights -- 4. Chapter: Disputes over contracts, negotiorum gestio, unjust enrichment -- 5. Chapter: Disputes related to intellectual property rights and competition -- 6. Chapter: Disputes over labour and personnel -- 7. Chapter: Marine and maritime disputes -- 8. Chapter: Civil disputes related to enterprises, securities, cheques and bills -- 9. Chapter: Disputes over tort liabilities -- 10. Chapter: Causes of Actions by Application of Special Procedures
Sommario/riassunto	In 2008 the Supreme People's Court (SPC) has promulgated the "Regulations on the Cause of Civil Action". The promulgation of the Regulations has significance in various regards. It clearly signals a new approach of the SPC to systemize and compile the status quo of the Chinese civil law system. With the Regulations the SPC aims to help lower courts and parties of legal actions to correctly apply the law. It further wants to collect accurate statistical information about court

decisions and to gather these court decisions. The SPC ultimately intends to build a systematic collection of court decisions, which shall provide the people's courts with a reliable data base for reference in deciding cases in the future. This new approach of the SPC has deep impact on the understanding of the application of law in China as it undoubtedly reminds of the concept of writs in traditional English common law (i.e. types of action). The research compiled in this book is therefore going to the roots of the notion of law in China and to the relationship between claims arising from substantive law and the procedural arrangement to enforce these claims in civil procedure law.
