## 《环球法律评论》2022年总目录

### 法理学、法律史学

捍卫权利模式

——个人信息保护中的公共性与权利 朱 振 (第1期) 隐私的价值独特性:个人信息为何应受保护? 陈景辉 (第1期) 信息作为惩罚

——为被遗忘权辩护 翟小波 (第2期)

认真对待个人信息保护的社会结构: AI 科技时代的不对称性挑战 杨 建 (第2期) 论背离指导性案例及其限制 陆幸福 (第3期)

认识中国古代法理的三个维度 文 扬 (第3期)

规范性立法法理学:理论空间与基本结构 裴洪辉 (第4期)

法律多元主义的概念困境: 涵义、成因与理论影响 赵英男 (第4期)

反思性司法:系统论视野下司法回应社会的新模式、侯明明 (第5期)

法院领导小组如何运行? 张 瑞 (第5期)

法律推理领域中的形式逻辑及其不可取代性 陈 坤 (第6期) 公民不服从的终结

——基于罗尔斯忠诚法律观的理论逻辑 贺海仁 (第6期

### 宪法学、行政法学、行政诉讼法学

个人信息权的宪法(学)证成

- ——基于对区分保护论和支配权论的反思 张 翔 (第1期) 个人信息权的体系化解释
- ——兼论《个人信息保护法》的公法属性 汪庆华 (第1期) 行政法上的客观法与主观法 黄宇骁 (第1期) 告知同意在政府履职行为中的适用与限制 赵 宏 (第2期) 美国强制疫苗接种案的司法审查标准
- ——雅各布森案的法治遗产及其争议 李广德 (第2期) 合宪性审查的百年历程与未来展望 王 锴 (第3期) 宪法效力自我宣称的规范形式与理论逻辑 王世涛 (第4期) 特别行政区内的宪法适用问题研究 莫纪宏 (第5期) 在政治与法律之间:法兰西第五共和国宪法修改的规范与实践 王 蔚 (第5期) 异地异级调用检察官制度的合宪性分析 程雪阳 (第6期)

### 民商法学、民事诉讼法学、知识产权法学

社会风险控制抑或个人权益保护

——理解个人信息保护法的两个维度 梅夏英 (第1期)

#### 个人信息流通利用的制度基础

——以信息识别性为视角 高富平 (第1期) 已公开个人信息保护和利用的规则建构 刘晓春 (第2期) "个人信息已公开"作为合法处理事由的法理基础和规则适用 宁 园 (第2期) 敏感个人信息的概念界定与要素判断

——以《个人信息保护法》第28条为中心 王 苑 (第2期) 论权益侵害与获利交出 洪国盛 (第2期) 论买卖合同标的物规则的形成理念

——以人格尊严和无体物为分析视角 费安玲 (第3期) 夫妻股权归属及其单方处分效力的认定 赵 玉 (第3期) 关联公司人格否认动态判断体系的构建 石一峰 (第3期) "商标使用"之体系建构与反思 陈明涛 (第3期) 集体经营性建设用地入市的价值取向与制度安排 赵红梅 (第4期) 比例原则的私法适用何以可能?

——一个规范论的视角 张兰兰 (第5期) 合同解除之诉的解释论展开 张海燕 (第5期) 民事执行中案外担保权人的救济路径 刘 颖 (第5期) 无权代理人对相对人的法律责任 朱 虎 (第6期)

### 经济法学、社会法学

回应商业模式创新的市场规制理论 来亚辉 (第4期) 从"一重劳动关系"到"双重劳动关系": 共享用工规制路径的重构 范 围 (第4期) 从"性别差异"到"性别中立"再到"性别再造": 育儿假立法的域外经验及其启示 王 健 (第5期)

环境法典视角下的生态环境法律责任 吕忠梅 (第6期) 论环境行政法律责任的创新及专门化发展 刘长兴 (第6期) 环境法典编纂中民事责任的定位与构造 张 宝 (第6期)

### 刑法学、刑事诉讼法学

重大公共卫生事件下的刑事政策模式 彭文华 (第1期) 合规计划有效性评估的制度构成 周振杰 (第1期) "人脸识别第一案"判决的法理分析 劳东燕 (第1期) 有效益的交易:合同诈骗罪规范目的证成

——以骗逃部分铁路运费案为分析重点 蔡道通 (第1期) 我国洗钱罪名体系的适用困局与法益认定 时 方 (第2期) 故意杀人罪死刑裁量机制的反思与改进 王复春 (第2期) 论我国刑法对性侵男童与性侵女童行为的平等规制 刘仁文 (第3期) 对性侵儿童犯罪人实施化学阉割的本土化探索 姚建龙 (第3期) 负有照护职责人员性侵罪构成要素比较分析 杨金彪 (第3期) 《刑法修正案 (十一)》后我国的性同意年龄制度反思

——以中国与欧洲之比较为视角 朱光星 (第3期)

论中国特色刑法学话语体系: 贡献、局限和完善 姜 敏 (第4期) 强奸案件被害人性品格证据的有限适用 宋远升 (第4期) 冲突与平衡: 未成年被害人作证保护与被告人对质权行使 尹泠然 (第4期) 中德负有照护职责人员性侵罪中"照护职责"之规范比较分析 赵冠男 (第4期) 论集体法益刑法保护的界限 姜 涛 (第5期) 我国死刑复核法律援助制度的发展与重构

——以《法律援助法》颁行为研究视角 冀祥德 (第5期) 复杂敏感刑事案件的裁判及释法说理 黎 宏 (第6期) 碰撞困境中自动驾驶的刑事正当化理论剖析 蔡孟兼 (第6期) 刑法直接家长主义的理论澄清与实践转向 邓卓行 (第6期)

### 国际法学

后 "Schrems II 案" 时期欧盟数据跨境流动法律监管的演进及我国的因应 杨 帆 (第1期)

中国《反外国制裁法》中"歧视性限制措施"的识别 周艳云 (第2期) 论阻断法的实施机制及其中国实践 丁汉韬 (第2期) 国际投资仲裁中的投资者责任:促成过错与理性投资者标准 黄丽萍 (第3期) 跨国公司环境损害的国家责任建构

——以实现"双碳"目标为背景 邵莉莉 (第4期) "碳中和"立法: 欧盟经验与中国借鉴

——以"原则—规则"为主线 冯 帅 (第4期) 国际私法调整对象及相关问题再探讨 沈 涓 (第5期) 论网络犯罪刑事管辖权的国际冲突与规制 虞文梁 (第5期) 《联合国海洋法公约》项下法庭与仲裁庭属事管辖权的扩张 廖雪霞 (第6期)

### **COMPOSITE TABLE OF CONTENTS: 2022**

### JURISPRUDENCE, LEGAL HISTORY

Defending the Model of Rights - Publicity and Rights in Personal Information Protection Zhu Zhen (No.1)

The Value Uniqueness of Privacy: Why Should Personal Information Be Protected? Chen Jinghui (No.1)

Information as Punishment - A Defense of the Right to Be Forgotten Zhai Xiaobo (No.2) Treating the Social Structure of Personal Information Protection Seriously - The Challenge of Asymmetry in the Era of AI Technologies Yang Jian (No.2)

Departure from Guiding Cases and Its Restrictions Lu Xingfu (No.3)

Understanding the Rationale of Law in Ancient China from Three Dimensions Wen Yang (No.3)

Normative Legislative Jurisprudence: Theoretical Space and Basic Structure Pei Honghui (No.4)

The Conceptual Dilemma of Legal Pluralism: Connotation, Causes and Theoretical Impact Zhao Yingnan (No.4)

Reflexive Justice: New Mode of Judicial Response to Social Demands from the Perspective of System Theory Hou Mingming (No.5)

How Does a Court Leading Group Operate? Zhang Rui (No.5)

The Role, Limits and Irreplaceability of Formal Logic in Legal Reasoning Chen Kun (No.6)

The End of Civil Disobedience - A Theoretical Logic Based on Rawls' Theory of Loyalty to Law He Hairen (No.6)

### CONSTITUTIONAL LAW, ADMINISTRATIVE LAW, ADMINISTRATIVE PROCEDURE LAW

Constitutional Justification of the Right to Personal Information - Based on the Reflections on the Differential Protection Theory and the Dominance Theory Zhang Xiang (No.1)

Systematic Interpretation of the Right to Personal Information - Also on the Public Law Attribute of the Personal Information Protection Law Wang Qinghua (No.1)

Objective Law and Subjective Law in Administrative Law Huang Yuxiao (No.1)

Application and Limitation of Informed Consent in the Performance of Government Duties Zhao Hong (No.2)

Judicial Review Standards for Cases of Compulsory Vaccination in the US - Legal Legacy of the Jacobson Case and Controversies Over It Li Guangde (No.2)

The 200-Year Development and Future Prospect of Constitutional Review Wang Kai (No.3)

Normative Form and Theoretical Logic of the Self declaration of the Legal Validity of the Constitution Wang Shitao (No.4)

A Study on the Application of the Constitution in Special Administrative Regions Mo Jihong (No.5)

Between Politics and Law? Norms and Practices of Constitutional Revision in the Fifth French Republic Wang Wei (No.5)

The Constitutionality of the System of Transferring Prosecutors Between Procuratorates of Different Places or Levels Cheng Xueyang (No.6)

# CIVIL AND COMMERCIAL LAW, CIVIL PROCEDURE LAW, INTELLECTUAL PROPERTY LAW

Social Risk Control or Protection of Individual Rights? - Two Dimensions of Interpretation of the Personal Information Protection Law Mei Xiaying (No.1)

Institution Foundation of Personal Information Sharing - From the Perspective of Information Identifiability Gao Fuping (No.1)

Formulating the Rules for the Protection and Utilization of Publicly Disclosed Personal Information Liu Xiaochun (No.2)

"Personal Information Publicly Disclosed" as a Legitimate Cause for Processing - Jurisprudential Basis and Application of Rules Ning Yuan (No.2)

Definition of the Concept and Identification of the Elements of Sensitive Personal Information
- An Analysis Centered on Article 28 of the Personal Information Protection Law
Wang Yuan (No.2)

On Rights Infringement and Surrender of Benefit Hong Kuokseng (No.2)

The Concept of the Formation of the Rules on Subject Matter of Sales Contracts

- An Analysis from the Perspectives of Human Dignity and Incorporeal Things Fei Anling (No.3)

The Ownership of Joint Share of Husband and Wife and Determination of the Validity of Its Unilateral Disposition Zhao Yu (No.3)

The Construction of a Dynamic Judgment System for the Personality Denial of Affiliated Companies Shi Yifeng (No.3)

Systematic Construction of and Reflections on "Trademark Use" Chen Mingtao (No.3)

The Value Orientation of and Institutional Arrangements for the Market Entry System of Rural Collectively-Owned Commercial Construction Land Zhao Hongmei (No.4)

How Is the Private Law Application of the Proportionality Principle Possible? - From the Perspective of Normative Theory Zhang Lanlan (No.5)

Elucidation of Lawsuits for Dissolution of Contract from the Interpretative Perspective Zhang Haiyan (No.5)

The Relief Paths of the Security Interest Holder as a Third Party in Civil Enforcement Liu Ying (No.5)

The Legal Liability of an Unauthorized Agent to His Counterparty Zhu Hu (No.6)

#### ECONOMIC LAW, SOCIAL LAW

A Market Regulatory Theory in Response to Business Model Innovation Song Yahui (No.4) From "Single Labor Relationship" to "Dual Labor Relationship": Reconstructing the Regulatory Model of Shared Employment Fan Wei (No.4)

From "Gender Difference" to "Gender Neutrality", and then to "Gender Reconstruction": the Overseas Experience of Parental Leave Legislation Wang Jian (No.5)

Eco-environmental Legal Liability from the Perspective of the Environmental Code Lyu Zhongmei (No.6)

Innovation and Specialized Development of Environmental Administrative Legal Responsibilities Liu Changxing (No.6)

Positioning and Construction of Civil Liability in the Environmental Code Zhang Bao (No.6)

### CRIMINAL LAW, CRIMINAL PROCEDURE LAW

Criminal Policy Pattern in Major Public Health Emergencies Peng Wenhua (No.1)

The System Composition of Effectiveness Assessment of Compliance Programs Zhou Zhenjie (No.1)

Legal Analysis of the First Case of Facial Recognition in China Lao Dongyan (No.1)

Transaction with Benefit: Justification of the Normative Purpose of the Crime of Contract Fraud

- Taking the Case of Partial Evasion of Rail Freight as the Focal Point Cai Daotong (No.1) The Money Laundering Crime System in China - Application Dilemma and Legal Interests

Identification Shi Fang (No.2)

Reflections on and Improvement of the Mechanism for the Application of the Death Penalty in Cases of Intentional Homicide Wang Fuchun (No.2)

The Regulation on an Equal Footing of Sexual Abuse of Boys and Girls by Chinese Criminal Law Liu Renwen (No.3)

Localizing Chemical Castration of Child Sex Offenders in China Yao Jianlong (No.3)

A Comparative Study on the Constituent Elements of the Crime of Sexual Assault by Persons with Care Duties Yang Jinbiao (No.3)

Reflections on the Chinese Legislation on the Age of Consent for Sex after the Adoption of the Amendment (XI) to the Criminal Law - From the Perspective of Comparison Between China and Europe Zhu Guangxing (No.3)

The Chinese Discourse System of Criminal Law with Chinese Characteristics: Contribution, Limitations and Improvement Jiang Min (No.4)

Limited Application of the Evidence of Human Character of the Victim in Rape Cases Song Yuansheng (No.4)

Conflict and Balance: Protection of Testimony of the Juvenile Victim and the Exercise of the Right to Confrontation by the Defendant Yin Lingran (No.4)

Normative Analysis of "Caring Responsibilities" in the Crime of Sexual Assault by Persons with the Duty of Care in China and Germany Zhao Guannan (No.4)

The Development and Restructure of the System of Legal Aid in Death Penalty Review Procedure
- From the Perspective of the Promulgation of the Legal Aid Law Ji Xiangde (No.5)

Judgments in Complex and Sensitive Criminal Cases and Their Interpretation Li Hong (No.6)

Analysis of the Impact Dilemma of Autonomous Driving from the Perspective of Criminal Legitimacy Theory Cai Mengjian (No.6)

Direct Paternalism of Criminal Law Theoretical Clarification and Practical Turn Deng Zhuoxing (No.6)

### INTERNATIONAL LAW

Post-Schrems II Case Evolution of Legal Regulation of Cross-border Data Flow in EU and China's Response Yang Fan (No.1)

Identification of "Discriminatory Restrictive Measures" in China's Anti-Foreign Sanctions Law Zhou Yanyun (No.2)

The Implementation Mechanism of Blocking Law and Its Implementation in China Ding Hantao (No.2)

Investor Liability in International Investment Arbitration: Contributory Fault and Reasonable Investor Standard Huang Liping (No.3)

Construction of State Responsibility for Environmental Damage Caused by Multinational Corporations - a Discussion against the Background of the "Carbon Peaking and Carbon Neutrality" Goals Shao Lili (No.4)

"Carbon Neutrality" Legislation: EU Experience and Its Implications for China - Taking the "Principle - Rule" as the Main Line Feng Shuai (No.4)

A Re-discussion of the Applicable Objects of International Private Law and Related Issues Shen Juan (No.5)

The Conflict and Regulation of International Cybercriminal Jurisdiction Yu Wenliang (No.5) Expansion of the Subject-Matter Jurisdiction of Tribunals under the United Nations Convention on the Law of the Sea Liao Xuexia (No.6)