



环球法律评论 双月刊

总第四十六卷·2024年第1期(总第249期)

主题研讨:《公司法》修订聚焦

- 以公司自治为本源的认缴资本制的发展 邹海林 5
- 公司减资规则的反思与重构 王毓莹 21
- 未缴纳出资股权转让的责任规则构建 林一英 42
- 功能主义视野下的董事勤勉义务 叶林 59
- 马克思主义法学专栏
- 全国人民代表大会兜底职权的界定 赖伟能 74
- ## 理论前沿
- 规范性文件附带审查制度的实效困境及化解路径 于洋 92
- 行政协议显失公平规则的解释论重构 颜冬铤 109

GLOBAL LAW REVIEW is a bimonthly academic journal of law published by the Institute of Law, Chinese Academy of Social Sciences and distributed in China and abroad. Scholars and practitioners from all countries are cordially invited to contribute articles for the journal. Articles submitted may be in foreign languages or in Chinese. Any translations must be accompanied by author's authorization. Two copies of the journal will be sent to the writer or translator as soon as the article is published. All rights reserved.

- 我国长期护理社会保险的保障范围及其规则构造 谢冰清 124
- 重构正当防卫的法理基础 徐万龙 141
- 论假释实质条件的合目的性解释 曾文科 157
- 论诈骗罪中的财产处分行为
——处分意识不要说之提倡 王 静 175
- 刑事证据抽样分析的理论阐释与实践方法 罗维鹏 193
- 国际法研究**
- 非 ICSID 投资条约仲裁司法审查的困境及其应对
——以法院对投资条约的解释与适用为视角 肖 芳 209

GLOBAL LAW REVIEW

Published by Institute of Law, Chinese Academy of Social Sciences(CASS)

15 Shatan Beijie, Beijing 100720, China

Email: glawreview@cass.org.cn

Tel: 010-64022194

Website: <http://www.globallawreview.org>

版权为本刊所有。如欲转载、翻译或收录本刊内容,须先获得本刊书面许可。

GLOBAL LAW REVIEW

(Bimonthly)

Volume 46

January 2024

Number 1

CONTENTS

THEME DISCUSSION: The Revision of the Chinese Company Law

Developments of the Subscribed Capital System Based on Corporate Autonomy under the New Company Law of China	<i>Zou Hailin</i>	5
Rethinking and Restructuring Corporate Capital Reduction Rules	<i>Wang Yuying</i>	21
Responsibility for the Transferred Equity of Unpaid Contributions	<i>Lin Yiying</i>	42
Directors' Duty of Diligence from a Functionalist Perspective	<i>Ye Lin</i>	59

SPECIAL COLUMN ON MARXIST LAW SCIENCE

Definition of the Miscellaneous Provision in the Chinese Constitution on the Powers of the National People's Congress	<i>Lai Weineng</i>	74
--	--------------------	----

THEORETICAL FRONTS

The Effectiveness Dilemma of Incidental Review of Regulatory Documents and the Way Out	<i>Yu Yang</i>	92
The Reinterpretation of the Unconscionability of Administrative Agreements	<i>Yan Dongni</i>	109
The Coverage of Social Insurance for Long-Term Care in China and Its Legal Construction	<i>Xie Bingqing</i>	124
Reconstructing the Jurisprudential Basis of Self-Defense	<i>Xu Wanlong</i>	141
The Purposive Interpretation of Substantive Conditions for Parole	<i>Zeng Wenke</i>	157
Property Disposition in the Crime of Fraud - A Case for the Doctrine of Unnecessity of Disposition Consciousness	<i>Wang Jing</i>	175
Theoretical Interpretation and Practical Method of Sampling Analysis of Criminal Evidence	<i>Luo Weipeng</i>	193

INTERNATIONAL LAW ISSUES

The Dilemma in Judicial Review of Non-ICSID Investment Treaty Arbitration and Response Thereto: From the Perspective of Treaty Interpretation and Application by Courts	<i>Xiao Fang</i>	209
--	------------------	-----