



环球法律评论

双月刊

总第四十六卷·2024年第5期(总第253期)

马克思主义法学专栏

宪法社会权的价值属性与规范定位 陈 征 5

理论前沿

行贿罪与受贿罪的关系 张明楷 22

行贿罪特殊从宽情节研究 孙国祥 39

自动驾驶汽车交通事故的刑法归责 魏 超 56

法律关系在行政法上的功能定位与体系结构 赵 宏 72

精神隐私可以成为新兴权利吗? 陈鲁夏 89

案例群方法的重构 雷槟硕 105

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.

“不完全劳动关系”的合同性质与从业者的相对性保护

——以法律适用的“二分法”及“三分法”为分析视角 田思路 123

有限公司中的强制购买股权

——以《公司法》第 89 条第 3 款为中心 徐方亮 139

形成诉权行使方式的反思与重构

宋史超 156

环球评论

共同犯罪归责的社会功能进路

——以京特·雅各布斯共同犯罪理论为切入点 王志坤 173

国际法研究

论外国中央银行资产的国家豁免与其他国家的

没收和集体反措施 李庆明 191

欧盟干预内部投资仲裁的国际法批判与中国因应

黄丽萍 208

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: globallawreview.ajcass.com

GLOBAL LAW REVIEW

(Bimonthly)

Volume 46

September 2024

Number 5

CONTENTS

SPECIAL COLUMN ON MARXIST LAW SCIENCE

The Value Attributes and Normative Positioning of Constitutional Social Rights *Chen Zheng* 5

THEORETICAL FRONTS

The Relationship Between the Crime of Offering Bribes and the Crime of Taking Bribes *Zhang Mingkai* 22

Research on the Special Mitigating Circumstances of Bribery Crimes *Sun Guoxiang* 39

Criminal Liability for Traffic Accidents Caused by Autonomous Vehicles *Wei Chao* 56

Functional Position and Systemic Structure of Legal Relations in Administrative Law *Zhao Hong* 72

Can Mental Privacy Become an Emerging Right? *Chen Luxia* 89

Reconstruction of the Case Group Method *Lei Binshuo* 105

The Contractual Nature of “Incomplete Labor Relationship” and the Relative Protection of Workers

— From the Analytical Perspective of the “Dichotomy” and “Trichotomy” of Law Application *Tian Silu* 123

Compulsory Acquisition of Shares in Limited Liability Company: An Analysis of Article 89 (3)

of the Chinese Company Law *Xu Fangliang* 139

Rethinking and Reconstructing the Way of Exercising the Formative Action Right *Song Shichao* 156

REVIEW OF FOREIGN LAWS

The Social Functional Approach to the Imputation of Complicity

—Taking Günther Jakobs’s Complicity Theory as the Entry Point *Wang Zhikun* 173

INTERNATIONAL LAW ISSUES

On the State Immunity of Foreign Central Bank Assets and Confiscation and Collective

Countermeasures by the Other States *Li Qingming* 191

An International Law Critique of EU Interventions in Intra-EU Investment Arbitrations

and Solutions from a Chinese Perspective *Huang Liping* 208