



环球法律评论 双月刊

总第四十二卷·2020年第6期(总第230期)

马克思主义法学专栏

党政体制塑造司法的机制研究

郑智航 5

理论前沿

地方政府的跨行政区共设机关

叶必丰 23

论《民法典》第702条上的保证人抗辩权

程 喉 40

论先合同信息风险分配的体系表达

于程远 56

主动退市中投资者保护模式的反思与重构

张 艳 72

劳动法上请求权体系之建构

袁中华 88

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.

GLOBAL LAW REVIEW

Bimonthly

论部分缓刑的制度价值与法理构造

曾文科 106

认罪认罚案件二审实践的逻辑与反思

——以 4799 份二审裁判文书为样本

张 青 122

刑事印证规范解读：从证明方法到证明规则

孔令勇 141

环球评论

风险规制行政诉讼的原告资格

王贵松 159

国际法研究

《国际卫生条例》遵守的内在逻辑、现实困境与改革路径 魏庆坡 174

《环球法律评论》2020 年总目录

187

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 42

November 2020

Number 6

CONTENTS

SPECIAL COLUMN ON MARXIST LAW SCIENCE

- The Mechanism for Shaping the Judiciary by the Party-government System Zheng Zhihang 5

THEORETICAL FRONTS

- The Inter-jurisdictional Joint Agencies of Local Government Ye Bifeng 23

- The Surety's Right of Defense under Article 702 of the Chinese Civil Code Cheng Xiao 40

- The Systematic Expression of the Risk Distribution of Pre-contract Information Yu Chengyuan 56

- Reflections on and Reconstruction of the Investor Protection Mode in Voluntary Delisting Zhang Yan 72

- Construction of the System of Claim Rights in Labor Law Yuan Zhonghua 88

- The Institutional Value and Jurisprudential Structure of Suspension of Partial Sentence Zeng Wenke 106

- The Logic of and Reflections on the Second-instance Trial of Cases of Leniency for Admission of Guilt and
Acceptance of Punishment: Taking 4,799 Second-instance Adjudicative Documents as Samples Zhang Qing 122

- A Normative Analysis of Criminal Corroboration: From a Method of Proof to a Rule of Proof Kong Lingyong 141

REVIEW OF FOREIGN LAWS

- The Plaintiff's Standing in Administrative Litigation on Risk Regulation Wang Guisong 159

INTERNATIONAL LAW ISSUES

- The Inherent Logic, Realistic Dilemma and Reform Path of International Health Regulations Wei Qingpo 174

COMPOSITE TABLE OF CONTENTS: 2020 187