



环球法律评论 双月刊

总第四十五卷·2023 年第 4 期(总第 246 期)

主题研讨:数字法学前沿问题

产权结构性分置下的数据权利配置 张新宝 5

电子送达与电子提交比较研究 周 翠 21

通信记录数据调取的合比例性 郭旨龙 39

理论前沿

论现代法律系统运作的二值代码性 泮伟江 56

商业言论自由的管制边界 龙 俊 73

论劳动关系的法律属性:继续性债之关系的回归 沈建峰 90

论商标保护民刑之间的衔接 刘铁光 106

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.

- 我国刑法中的积极悔罪条款：法理基础与立法模式 张志钢 124
- 过失犯的结果回避可能性：规范构造与实践运用 杨绪峰 141
- 认罪协商程序公开及其路径选择 张青 158
- 自诉转公诉的基础规范和判断标准
——以国家追诉利益为切入点 牟绿叶 175
- 国际法研究**
- 涉华贸易制裁的国际规则缘由与中国应对 胡加祥 192
- 马克思主义法学专栏**
- 司法裁判社会效果实现的策略及其优化
——以人民法院“防止返贫”的司法裁判为样本 周林 209

GLOBAL LAW REVIEW

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

15 Shatan Beijie, Beijing 100720, China

Tel: 010-64022194

Email: glawreview@cass.org.cn

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 45

July 2023

Number 4

CONTENTS

THEME DISCUSSION: Frontier Issues of Digital Law

- Rights Allocation for Structural Separation of Data Property Rights Zhang Xinbao 5
- A Comparative Study on Electronic Service and Electronic Filing Zhou Cui 21
- The Proportionality of the Acquisition of Communication Record Data Guo Zhilong 39

THEORETICAL FRONTS

- The Binary Code Characteristic of the Modern Legal System Pan Weijiang 56
- Regulatory Boundaries of the Freedom of Commercial Speech Long Jun 73
- Legal Nature of Labor Relations - a Return to the Relationship of Persistence Obligation Shen Jianfeng 90
- The Linkage Between Civil and Criminal Aspects of Trademark Protection Liu Tieguaung 106
- Clauses on Positive Repentance in Chinese Criminal Law: Jurisprudential Basis
and Legislative Model Zhang Zhigang 124
- Result Avoidance Possibility in Negligent Crimes - Normative Structure
and Practical Application Yang Xufeng 141
- The Openness of Plea-bargaining Procedure and Its Path Selection Zhang Qing 158
- Basic Norms and Evaluative Standard for the Transition from Private Prosecution
to Public Prosecution - an Analysis Based on the State's Prosecuting Interest
in Criminal Justice Mou Lyuye 175

INTERNATIONAL LAW ISSUES

- Sources of Trade Sanctions against China in International Rules and China's Response Hu Jiaxiang 192

SPECIAL COLUMN ON MARXIST LAW SCIENCE

- Strategies for Realizing the Social Effect of Judicial Decisions and Their Optimization Zhou Lin 209