



主题研讨:公司法修改的理念与实现机制

公司法总则的再生

钱玉林 5

公司法改革中的泛民法化风险

——兼谈《民法总则》颁布后的《公司法》修订

范 健 21

股债融合论:公司法贯通式改革的一个解释框架

李安安 37

理论前沿

习惯作为法源?

——以《民法总则》第10条为出发点

雷 磊 53

人工智能是适格的刑事责任主体吗?

叶良芳 67

论法确证原则的合理性及其功能

欧阳本祺 83

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

公共企事业单位信息公开的立法定位与制度选择

彭 鍾 99

兜底条款中同质性解释规则的适用困境与

目的解释之补足

李 军 116

立法理由说明的民主功能与制度建构

张 婷 131

议会自治的边界

——香港《基本法》秩序下法院如何介入

议会特权问题

付 婧 149

国际法研究

论禁止进口固体废物的生态主权

于 亮 162

论解决投资争端国际中心国家通知的撤回

陈正健 178

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 41

July 2019

Number 4

CONTENTS

THEME DISCUSSION: Ideas of the Revision of the Company Law and Mechanisms for Their Realization

The Reconstruction of the General Principles of the Company Law	<i>Qian Yulin</i>	5
The Pan-Civil Law Risk in the Reform of the Company Law: also on the Revision of the Company Law after the Promulgation of the General Provisions of the Civil Law	<i>Fan Jian</i>	21
The Integration of Equity and Debt: An Explanatory Framework for the Reform of the Company Law	<i>Li Anan</i>	37

THEORETICAL FRONTS

Customs as Source of Law? -Taking Article 10 of General Provisions of the Civil Law as a Starting Point	<i>Lei Lei</i>	53
Is Artificial Intelligence a Qualified Subject of Criminal Responsibility?	<i>Ye Liangfang</i>	67
The Reasonableness and the Function of the Principle of Law-confirmation	<i>Ouyang Benqi</i>	83
Legislative Positioning and Institutional Choice of Disclosure of Information about Public Enterprises and Institutions	<i>Peng Chun</i>	99
The Application Dilemma of Ejusdem Generis in Miscellaneous Provisions and the Supplementation of Teleological Interpretation	<i>Li Jun</i>	116
The Democratic Function and Institutional Building of the Explanation of Legislative Reasons	<i>Zhang Ting</i>	131
The Boundary of Parliamentary Autonomy-How Do Courts Intervene in Parliamentary Privileges under the Basic Law of Hong Kong SAR?	<i>Fu Jing</i>	149

INTERNATIONAL LAW ISSUES

The Ecological Sovereignty of Prohibiting the Import of Solid Wastes	<i>Yu Liang</i>	162
On the Withdrawal of ICSID Notifications	<i>Chen Zhengjian</i>	178