《环球法律评论》2017年总目录

马克思主义法学专栏

邓小平法制思想与中国法治建设的里程碑 蒋传光 (第1期) 主题研讨:国家监察体制改革与法治 (第2期)

《国家监察法》的立法思路与立法重点 马怀德

监察体制改革的逻辑与方法 秦前红

中国古代监察思想、制度与法律论纲

——历史经验的总结 张晋藩

监察体制改革中职务犯罪侦查权比较研究 熊秋红

法律正当程序视野下的新监察制度 张建伟

国家监察体制改革与宪法再造 李忠

监察措施的合法性研究 陈越峰

监察委员会与"八二宪法"体制的重塑 翟志勇

关于我国监察体制改革的几点看法 陈光中

国家监察法立法应处理的主要法律关系 姜明安

中国传统御史监察制度的经验教训 赵晓耕

加快构建中国特色社会主义国家监察理论 吴建雄

国家监察体制改革有关问题的思考 姚文胜

现行纪检监察模式的困境及其法治化改革方向 李红勃

国家监察体制改革的修宪论纲 郑 磊

国家监察机关的监察对象 蔡乐渭

秦监察官"执法"的历史启示 王 捷

推进全球治理变革,构建世界新秩序

——习近平治国理政的全球思维 张文显 (第4期) 开启新时代中国特色社会主义法治新征程 李 林 (第6期)

法理学、法律史学

德国法教义学的结构与演变 陈 辉 (第1期)

社会事实、价值与法律的规范性 沈宏彬 (第3期)

法律的二值代码性与复杂性化约 泮伟江 (第4期)

中国普法三十年(1986-2016)的困顿与超越 赵天宝 (第4期)

公民权利论的迷思: 历史中国的国人、村民和分配正义 苏 力 (第5期)

权利优先性的困境及其解决 刘叶深 (第6期)

宪法学、行政法学、行政诉讼法学

网络集群行为参与立法变革的机制和反思

- ——以山东问题疫苗事件为例 张 欣 (第1期) 政府在应对自然灾害中的预见可能性
 - ——日本国家责任的视角 杜仪方 (第1期)

政法委的构成与运作 刘 忠 (第3期)

民主宪法的工程学 李少文 (第4期)

强势司法的政治逻辑: 匈牙利宪法法院的启示 赵 丹 (第4期)

德国联邦宪法法院的抽象规范审查程序 柳建龙 (第5期)

美国网络广告的法律治理 周 辉 (第5期)

刑法学、刑事诉讼法学

比例原则视域下电子侦查取证程序性规则构建 裴 炜 (第1期) "危害原则"的法哲学意义及对中国刑法犯罪化趋势的警喻 姜 敏 (第1期) 论作为死刑替代措施的终身监禁 吴雨豪 (第1期) 论累积犯的法理

——以污染环境罪为中心 张志钢 (第2期) 合法则性条件说的厘清与质疑 邹兵建 (第3期) 事实认定模式与我国刑事防错机制的完善 尚 华 (第3期) 美国刑事快速审判权的宪法检验与立法嬗变 李本森 (第3期) 德国刑事协商制度的新发展及其启示 高 通 (第3期) 作为与不作为之区分的目的理性思考

——以德国判例与学说为借镜 吕翰岳 (第4期) 印证与概率: 电子证据的客观化采信 刘品新 (第4期) 基本权利干预视角下我国警察强制措施的立法完善 蒋 勇 (第4期) 司法责任制的三重逻辑与核心建构要素 宋远升 (第5期) 论 P2P 共享服务提供者的刑事责任

——以快播案为视角 高 磊 (第5期) 变迁中的英美补强规则 李训虎 (第5期) 死刑、宪法与国家学说

——论死刑废除的理论路径选择 时延安 (第6期) 庭审实质化背景下证人庭前证言的运用及其限制 史立梅 (第6期) 德国判例使用情况分析

——以《德国刑法典》第266条"背信罪"为对象 高 尚 (第6期)

民商法学、知识产权法学、民事诉讼法学

论以分离原则为基础的财产权交易规则

- ——法国法的原貌与中国法的未来 徐晓峰 (第1期) 商行为的体系定位和结构转换
 - ——历史维度的再考察 夏小雄 (第1期)

网络购物标价错误的法律规制 王天凡 (第2期)

罗马法中租赁与买卖的异同 「意」奥利维耶罗·迪利贝尔托 (第3期)

合同法上格式之战的学说变迁与规范适用 金 晶 (第3期)

互联网时代广播组织权制度的完善 刘文杰 (第3期)

劳动争议证明责任倒置说之批判 袁中华 (第3期)

行政合同族的边界及其确定根据 崔建远 (第4期)

分期付款股权转让合同的司法裁判

一指导案例 67 号裁判规则质疑 钱玉林 (第 4 期) 罗马法上的农地永久租赁及其双重影响 李 俊 (第 4 期) 损益相抵适用的类型化研究 程 啸 (第 5 期) 统一动产融资登记公示制度的建构 高圣平 (第 6 期)

信息网络传播权框架下深层链接的法律性质探究 刘银良 (第6期)

经济法学、社会法学

增值税法的设计:基于税收负担的公平分配 叶 姗 (第5期) 论协议型企业联营的反垄断规制 江 山 (第6期)

国际法学

美国国家豁免法中"恐怖主义例外"的立法及司法实践评析 王蕾凡 (第1期) 国际私法起源新论 方 杰 (第1期)

国际投资仲裁机制改革的美欧制度之争 王 燕 (第2期)

论沿海国岛礁建设的边界、效应及中国的应对 叶 泉 (第3期)

论海事赔偿请求限制性与非限制性之识别 余晓汉 (第4期)

中国缔结的双边条约在特别行政区的适用问题

——兼评"世能诉老挝"案上诉判决 戴瑞君 (第5期)

WTO 裁决执行与国家利益实现的潜在背离研究 陈儒丹 (第5期)

全球税收治理及中国参与的法治进路 王丽华 (第6期)

论司法对国际体育仲裁的干预 高 薇 (第6期)

COMPOSITE TABLE OF CONTENTS: 2017

SPECIAL COLUMN ON MARXIST LEGAL SCIENCE

Deng Xiaoping's Legal Thought and Milestones of Construction of the Rule of Law in China Jiang Chuanguang (No.1)

Theme Discussion: Reform of the State Supervisory System and the Rule of Law (No.2) Legislative Thinking and Emphasis of the State Supervision Law Ma Huaide

Logic and Method of the Reform of the Supervisory System Qin Qianhong

An Outline of the Ideologies, Institutions and Laws of Supervision in Ancient China:

A Summarization of Historical Experience Zhang Jinfan

A Comparative Study on the Power to Investigate Duty-related Crimes in the Reform of the Supervisory System Xiong Qiuhong

The New Supervisory System in China: from the Perspective of Due Process of Law Zhang Jianwei

The Reform of the State Supervision System and the Re-construction of the Constitution Li Zhong

The Legitimacy of Monitoring Measures Chen Yuefeng

The Supervisory Commission and the Reshaping of the Current Constitutional System in China Zhai Zhiyong

Several Points of View on the Reform of the Supervisory System in China Chen Guangzhong

Main Legal Relations to Be Dealt with in the State Supervision Legislation Jiang Ming' an The Supervisory System in Ancient China: Experiences and Lessons Zhao Xiaogeng

Speeding up the Construction of the Theory of Socialist State Supervision System with Chinese Characteristics Wu Jianxiong

Reflections on Issues Relating to the Reform of the State Supervision System Yao Wensheng

The Dilemma Faced by Current Disciplinary Inspection Mode and the Direction of Reform Li Hongbo

Outline of Constitutional Revision in the Reform of the State Supervisory System Zheng Lei

Targets of Supervision by State Supervisory Organs Cai Lewei

Historical Revelation of the "Law Enforcement" by the Censors in Qin Dynasty Wang Jie

Promoting the Transformation of Global Governance and the Construction of a New World Order: Xi Jinping's Global Thinking on State Governance Zhang Wenxian (No.4)

Embarking on a New Journey towards Socialist Rule of Law with Chinese Characteristics for a New Era Li Lin (No.6)

JURISPRUDENCE, LEGAL HISTORY

Structure and Evolution of German Legal Dogmatics Chen Hui (No.1)

Social Facts, Values and the Normativity of Law Shen Hongbin (No.3)

The Binary Code of Law and Reduction of Complexity Pan Weijiang (No.4)

Thirty Years of Popularization of Law in China (1986 - 2016): Hardships and Transcendence Zhao Tianbao (No.4)

The Theoretical Myth of Civil Rights: Countrymen, Villagers and Distributive Justice

in Historical China Su Li (No.5)

Dilemmas of Priority of Rights and Their Solutions Liu Yeshen (No.6)

CONSTITUTIONAL LAW, ADMINISTRATIVE LAW, ADMINISTRATIVE PROCEDURE LAW

Reflections on the Mechanism for Pushing Forward Legislative Reform through Cyber Collective Behavior: A Case Study of Shandong Vaccine Scandal Zhang Xin (No.1)

Foreseeability by the Government in Coping with Natural Disasters: from the Perspective of State Responsibility in Japan Du Yifang (No.1)

The Composition and Operational Mode of Politics and Law Commissions Liu Zhong (No.3) The Engineering of Democratic Constitution Li Shaowen (No.4)

The Political Logic of a Strong Judiciary: the Revelation of the Hungarian Constitutional Court Zhao Dan (No.4)

The Procedure of Abstract Review of Norms by German Constitutional Court Liu Jianlong (No.5)

Legal Regulation of Online Advertising in the US Zhou Hui (No.5)

CRIMINAL LAW, CRIMINAL PROCEDURE LAW

Construction of Rules on Due Process of Digital Investigation under the Framework of the Proportionality Principle Pei Wei (No.1)

The Philosophical Significance of the "Harm Principle" and the Trend towards Criminalization in Chinese Criminal Legislation Jiang Min (No.1)

Life Imprisonment without Parole as an Alternative to the Death Penalty Wu Yuhao (No.1)

The Theory of Accumulative Offense: An Analysis Focused on the Crime of Environmental Pollution Zhang Zhigang (No.2)

Clarifying and Questioning the Theory of Conditions in Accordance with the Law Zou Bingjian (No.3)

Fact-finding Models and the Perfection of Mechanism for the Prevention of Criminal Misjudgment in China Shang Hua (No.3)

The Legislative Development and Judicial Review of the Right to Speedy Trial in the US Li Bensen (No.3)

New Developments of Plea Bargaining in German and Its Implications Gao Tong (No.3)

Between Action and Omission: Taking German Judicial Opinions and Legal Theories as Reference Lü Hanyue (No.4)

From Verification to Probability: the Objective Acceptance of Digital Evidence Liu Pinxin (No.4)

The Limit of the Judicial Responsibility System and the Key Elements of Its Construction Song Yuansheng (No.5)

The Criminal Responsibility of P2P Sharing Service Providers: Taking the Case of People's Procuratorate of Haidian District, Beijing Municipality v.Shenzhen QVOD Technology Co., Ltd. as an Example Gao Lei (No.5)

The Evolving Anglo-American Rules of Corroboration Li Xunhu (No.5)

The Death Penalty, the Constitution and the State Theory: Theoretical Approaches to the Abolition of the Death Penalty Shi Yan' an (No.6)

Application and Restriction of Pretrial Testimony against the Background of the Materialization of Criminal Trials Shi Limei (No.6)

Study on the Application of Precedents in Germany: Based on the Analysis of Article 266 of the German Criminal Code Gao Shang (No.6)

CIVIL AND COMMERCIAL LAW, INTELLECTUAL PROPERTY LAW, CIVIL PROCEDURE LAW

Rules of Property Rights Transaction Based on the Principle of Separation: the Original Appearance of French Law and the Future of Chinese Law Xu Xiaofeng (No.1)

Systematic Orientation and Normative Expression of Commercial Act: Reexamination of the Historical Dimension of Commercial Law Xia Xiaoxiong (No.1)

Legal Regulation of Bid Price Error in Internet Purchase Wang Tianfan (No2)

Differences Between Contract of Sales and Contract of Leases in Roman Law Oliviero Diliberto (No.3)

The Battle of Forms in Commercial Contract: Evolution of Theory and Application of Norms Jin Jing (No.3)

On Strengthening the Broadcasting Organization Right in the Internet Age Liu Wenjie (No.3) Criticism of the Theory of the Inversion of the Burden of Proof in Labor Disputes Yuan Zhonghua (No.3)

The Boundary of Administrative Contracts and the Basis of Its Determination Cui Jianyuan (No.4)

Adjudication of Disputes over Share-transfer Contract with Payment by Installments:

Questioning the Adjudicative Rule in Guiding Case No.67 of the Supreme People's Court
Qian Yulin (No.4)

The System of Permanent Lease of Farmland under Roman Law and Its Dual Influence Li Jun (No.4)

Research on Types of Application of the Rule of Offsetting Cheng Xiao (No.5)

Construction of a Unified Public Filing System of Movables Financing Gao Shengping (No.6)

Exploration of the Legal Nature of Deep Links under the Framework of the Right of Communication over Information Networks Liu Yinliang (No.6)

ECONOMIC LAW, SOCIAL LAW

Design of Value-added Tax Law: Based on Equitable Distribution of Tax Burden Ye Shan (No.5)

On the Anti-Monopoly Regulation of Agreement Type Joint Ventures Jiang Shan (No.6)

INTERNATIONAL LAW

The "Terrorism Exception" in the US Foreign Sovereign Immunities Act: Legislation and Judicial Practice Wang Leifan (No.1)

The Origination of Private International Law: Corpus Juris Civilis Fang Jie (No.1)

The Institutional Contestation Between US and EU in the Reform of ISDS Mechanism Wang Yan (No.2)

Research on the Boundary and Effect of Island Construction by Coastal Countries and China's Countermeasures Ye Quan (No.3)

Determination of Limitation or Non - Limitation of Maritime Claims Yu Xiaohan (No.4)

The Application in Special Administrative Regions of Bilateral Treaties Concluded by China: a Commentary on the Case of Sanum Investment Ltd vs. Laos People's Democratic Republic Dai Ruijun (No.5)

The Potential Deviation of Enforcement of WTO Rulings from the Realization of National Interests Chen Rudan (No.5)

The Rule of Law Approach to China's Participation in Global Taxation Governance Wang Lihua (No.6)

Judicial Intervention in International Sports Arbitration Gao Wei (No.6)