



理论前沿

论行政协议的范围

——兼评《关于审理行政协议案件若干问题的规定》

第1条、第2条

王利明 5

合规视野下的企业刑事责任问题

陈瑞华 23

论我国工时制度的缺陷、价值功能及其完善

赵红梅 41

P2P模式下非法集资犯罪参与人与被害人之间

董文蕙 58

法律案合宪性审查的程序、事项与方法

陈玉山 72

刑事司法裁量的边际均衡

——从枪支认定标准与赵春华案切入

熊德禄 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.

个人信息作为企业资产

——企业并购中的个人信息保护与经营者权益平衡 余佳楠 99

环球评论

英国法上作为抗辩事由之原告违法的限制论 黄 忠 113

国际刑事法院的司法能动主义：实践、反思及限制 朱 丹 127

弱司法审查体制必要性之证成 朱学磊 142

国际法研究

论我国涉外民事巡回法庭制度的构建 许庆坤 162

“规则制华”政策下中国自由贸易协定的功能转向 刘 彬 176

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

January 2020

Number 1

CONTENTS

THEORETICAL FRONTS

The Scope of Administrative Agreement—Also on Article 1 and Article 2 of Provisions on Several Issues Concerning the Trial of Administrative Agreement Cases	<i>Wang Liming</i>	5
Corporate Criminal Liability from the Perspective of Compliance	<i>Chen Ruihua</i>	23
Defects, Value Function and Improvement of the Working Hour System in China	<i>Zhao Hongmei</i>	41
Differentiation Between Participants and Victims of the Crime of Illegal Fundraising under the P2P Mode	<i>Dong Wenhui</i>	58
Constitutional Review of Bills: Procedures, Matters and Methods	<i>Chen Yushan</i>	72
The Marginal Equilibrium of Criminal Judicial Discretion—From the Perspective of the Gun Identification Standard and Zhao Chunhua Case	<i>Xiong Delu</i>	83
Personal Information as Enterprise Assets—A Balance Between the Protection of Personal Information and the Legitimate Interests of the Business Owner in Merger and Acquisition	<i>Yu Jianan</i>	99

REVIEW OF FOREIGN LAWS

The Limitation of Illegality Defence in Tort of UK	<i>Huang Zhong</i>	113
The Judicial Activism of the International Criminal Court: Practice, Reflections and Limitation	<i>Zhu Dan</i>	127
The Necessity of Weak-form Judicial Review System	<i>Zhu Xuelei</i>	142

INTERNATIONAL LAW ISSUES

On the Establishment of Foreign-related Civil Circuit Court System in China	<i>Xu Qingkun</i>	162
The Functional Diversion of China's Free Trade Agreements under the Pressure of the Policy of "Containing China by Rules"	<i>Liu Bin</i>	176