



QK1830409

JOURNAL OF COMPARATIVE LAW

比较法研究

中国政法大学主办 · 比较法学研究院编辑

■ 张明楷

责任论的基本问题

■ 陈兴良

刑法中的责任：以非难可能性为中心的考察

■ 周光权

客观归责论在财产犯罪案件中的运用

■ 劳东燕

责任主义与过失犯中的预见可能性

■ 张新宝 汪榆森

《民法总则》规定的“非法人组织”基本问题研讨

3

2018年第3期
(双月刊·总第157期)

目 录

【专题研讨】

- 责任论的基本问题 张明楷(1)
刑法中的责任:以非难可能性为中心的考察 陈兴良(20)
客观归责论在财产犯罪案件中的运用 周光权(34)
责任主义与过失犯中的预见可能性 劳东燕(46)

【论文】

- 《民法总则》规定的“非法人组织”基本问题研讨 张新宝 汪榆森(65)
比较法上动物侵权责任主体的界定标准及启示 朱晓峰(83)
杭州互联网法院的历史意义、司法责任与时代使命 于志刚 李怀胜(103)
职权主义诉讼模式中的认罪认罚从宽
——以中德刑事司法理论与实践为线索 卞建林 谢澍(119)
以社会危险性审查为核心的逮捕条件重构
——基于经验事实的理论反思 杨依(130)
国家权力配置的功能适当原则
——以德国法为中心 张翔(143)
反向行政诉讼:全域性控权与实质性解决争议的新思路 解志勇 闫映全(155)
罗马史上“习惯法”的源起与流变
——一个法律思想史角度的考察 余成峰(170)

【法政时评】

法确证利益说之否定与法益悬置说之提倡

- 正当防卫正当化依据的重新划定 魏超(187)

JOURNAL OF COMPARATIVE LAW

Bimonthly

Serial No. 157 May 2018 No. 3

Contents

Topic Discussion

- Fundamental Questions about Responsibility *Zhang Mingkai* (1)
Culpability in Criminal Law: A Study on the Blameworthiness *Chen Xingliang* (20)
The Application of Objective Imputation Theory in Property Crime Cases *Zhou Guangquan* (34)
The Principle of Culpability and Foreseeability in Negligent Crime *Lao Dongyan* (46)

Articles

- On Some Fundamental Issues of Unincorporated Organizations in General Provisions of the Civil Law
..... *Zhang Xinbao & Wang Yumiao* (65)
- The Criteria and Enlightenment of Tort Liability for Animals from the Perspective of Comparative Law
..... *Zhu Xiaofeng* (83)
- On Its Historical Significance, Judicial Responsibility and Time Mission of the Hangzhou Internet Court
..... *Yu Zhigang & Li Huasheng* (103)
- The Leniency on Acknowledgment of Guilt and Acceptance of Punishment in Inquisitorial System:
Taking Criminal Justice Theory and Practice in Mainland China and Germany as Clues
..... *Bian Jianlin & Xie Shu* (119)
- Reconstruction of Arrest Conditions at the Core of the Review of Social Risk: Theoretical Reflection Based
on the Empirical Facts *Yang Yi* (130)
- The Functional Propriety as the Principle of Distribution of the State Powers: Focussing on the German
Constitutional Jurisprudence *Zhang Xiang* (143)
- The Reverse Administrative Litigation: A New Approach to Comprehensive Control of Power and Substantive
Resolution of Disputes *Xie Zhiyong & Yan Yingquan* (155)
- The Origins and Evolutions of "Customary Law" in Roman History: An Investigation of the History of Legal
Thought *Yu Chengfeng* (170)

Comments on Legislation and Jurisdiction

- The Denial of the Principle of Legal Interests and the Advocacy of the Theory of the Suspension of Legal
Interests: Reconstruction of the Justification of Self - defense *Wei Chao* (187)

Journal of Comparative Law

Bimonthly

Serial No. 157 May 2018 No. 3

Selected Articles

■ Zhang Mingkai

Fundamental Questions about Responsibility

■ Chen Xingliang

Culpability in Criminal Law: A Study on the Blameworthiness

■ Zhou Guangquan

The Application of Objective Imputation Theory in Property Crime Cases

■ Lao Dongyan

The Principle of Culpability and Foreseeability in Negligent Crime

■ Zhang Xinbao & Wang Yumiao

On Some Fundamental Issues of Unincorporated Organizations in General Provisions
of the Civil Law

ISSN 1004-8561



国际标准刊号：ISSN 1004-8561

国内统一刊号：CN11-3171/D

定 价：50.00元