



QK1922153

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

■解志勇

卫生法基本原则论要

■孙长永

比较法视野下认罪认罚案件被告人的上诉权

■左卫民

如何打造具有法理合理性的刑事诉讼法

■陈瑞华

企业合规制度的三个维度

■余凌云

行政协议的判断标准

3

2019年第3期
(双月刊·总第163期)

目 录

【专题研讨】

- 卫生法基本原则论要 解志勇(1)

- 国际法中健康权的产生、内涵及实施机制 王晨光 饶 浩(21)

【论文】

- 比较法视野下认罪认罚案件被告人的上诉权 孙长永(37)

如何打造具有法理合理性的刑事诉讼法

- 审思 2018 年刑事诉讼法修正案 左卫民(53)

企业合规制度的三个维度

- 比较法视野下的分析 陈瑞华(61)

- 国家监察体制改革的法学关照:回顾与展望 秦前红 刘怡达(78)

行政协议的判断标准

- 以“亚鹏公司案”为分析样本的展开 余凌云(98)

行政正义与争议解决的适当性原则

- 英国裁判所的经验与课题 高秦伟(116)

- 中国古代判词与当代刑事判决书对比研究 张 清(131)

- 论我国仲裁机构的法律属性及其改革方向 姜丽丽(142)

- 法律父爱主义与专断医疗行为的正当化 姚万勤(157)

- 走出“共犯与身份”的教义学迷思:“主从犯体系”下身份要素的再定位 夏 伟(172)

【人文对话】

法的精神抑或诸法系的特质?

- 孟德斯鸠 *De L'esprit des Lois* 一书的题名解读 张辰龙(184)

JOURNAL OF COMPARATIVE LAW

Bimonthly

Serial No. 163 May 2019 No. 3

Contents

Topic Discussion

- Essentials of Fundamental Principle of Health Law *Xie Zhiyong* (1)
Creation, Contents and Implementation of the Right to Health in International Law
..... *Wang Chenguang & Rao Hao* (21)

Articles

- The Appeal Right of the Accused Who Admitted Guilt and Accepted Punishment Proposal: A Comparative Perspective *Sun Changyong* (37)
How to Construct a Criminal Procedure Law with Legal Rationality: Consideration of 2018 Amendment to the Criminal Procedure Law *Zuo Weimin* (53)
Three Dimensions of Corporate Compliance System: Analysis from the Perspective of Comparative Law *Chen Ruihua* (61)
The Legal Research on the Reform of the National Supervision System: Retrospect and Prospect *Qin Qianhong & Liu Yida* (78)
The Criteria for Judgment of Administrative Contract: Analyzing Ya Peng Company Case *Yu Lingyun* (98)
Administrative Justice and the Principle of Proportionate Dispute Resolution: Experiences and Issues of the British Tribunals *Gao Qinwei* (116)
Comparative Study on Ancient Judgments and Modern Criminal Judgments in China *Zhang Qing* (131)
The Legal Nature of Chinese Arbitral Institution and Its Reform *Jiang Lili* (142)
Paternalism and the Justification of Arbitrary Medical Behavior *Yao Wanqin* (157)
Beyond the Doctrinal Myth of “Accomplice and Identity”: Relocation of Identity Elements Based on “Principal and Subordinate Crime System” *Xia Wei* (172)

Humanistic Dialogue

- The Spirit of Laws or the Genius of the Legal Systems? An Analysis of the Title of Montesquieu’s *De L'esprit des Lois* *Zhang Chenlong* (184)

Journal of Comparative Law

Bimonthly

Serial No. 163 May 2019 No. 3

Selected Articles

■ Xie Zhiyong

Essentials of Fundamental Principle of Health Law

■ Sun Changyong

The Appeal Right of the Accused Who Admitted Guilt and Accepted Punishment

Proposal

■ Zuo Weimin

How to Construct a Criminal Procedure Law with Legal Rationality

■ Chen Ruihua

Three Dimensions of Corporate Compliance System

■ Yu Lingyun

The Criteria for Judgment of Administrative Contract

ISSN 1004-8561



9 771004 856191

05>

国际标准刊号：ISSN 1004-8561

国内统一刊号：CN11-3171/D

定 价：50.00元