



中国·长春·吉林大学

CN22-1051/D
ISSN1003-4781

当代法学

CONTEMPORARY LAW REVIEW

全国中文核心期刊
中文社会科学CSSCI来源期刊

2013/1

第二十七卷第一期(总第一五七期)

· 中国特色社会主义法学理论体系研究专题 ·

中国特色社会主义知识产权法学理论研究 王国柱 李建华(3)

论中国特色的社会主义经济法学理论 丘敬山(14)

· 新民事诉讼法:评论与展望 ·

论民事诉讼保全制度功能的最大化 冀宗儒 徐 辉(24)

公益诉讼制度的力量组合 韩 波(31)

论第三人撤销诉讼制度 许 可(38)

论民事诉讼中的罚款

——立法预期与实践效果的背离及修正 郭 翔(46)

社会管理创新与行政给付新发展 崔卓兰 周隆基(53)

环境公益诉讼行政机关原告资格之反思

——基于宪法原理的分析 沈寿文(61)

论行政撤销诉讼的性质

——基于传统诉讼类型“三分说”之思考 马立群(68)

论盗窃与抢夺界分的实益、倾向和标准 阮齐林(76)

韩国刑法不能犯之探究

——以韩国刑法第27条为核心 郑军男 王 茜(83)

乌木所有权的归属规则与物权立法的制度缺失

——以媒体恶炒发现乌木归个人所有为视角 王建平(91)

专家对第三人责任的规范模式与具体规则 周友军(98)

论海关事务担保法律性质的认定及其意义 石少侠 车震震(105)

专利联营中专利性质的竞争影响审查 吕明瑜(112)

我国劳务派遣法律定位的再思考 谢德成(119)

认真对待可持续发展

——中国原材料出口限制争端及其启示 黄志雄(126)

赤道原则的生成路径

——国际金融软法产生的一种典型形式 刘志云(137)

保护的责任:法治黎明还是暴政重现? 何志鹏(145)

宋代“鞠谏分司”辨析 张正印(154)

本期执行编辑:姚 莹

出版时间:2013年1月10日

Contemporary Law Review

Vol. 27, No. 1 (Ser. No. 157), January 2013

Main Contents

- Symposium of Legal Theory System with Chinese Socialist Characteristics •
 - A Study on Intellectual Property Law Theory with Chinese Socialist Characteristics WANG Guo - zhu, LI Jian - hua(3)
 - On Economic Law Theory with Chinese Socialist Characteristics QIU Jing - shan(14)
- New Civil Procedure Law; Comments and Prospects •
 - On the Maximal Function of Preservative Measures in Civil Litigation JI Zong - ru, XU Hui(24)
 - The Combination of Powers for Public Interest Litigation HAN Bo(31)
 - On the Revocation of Litigation by Third Party XU Ke(38)
- Fines in Civil Litigation:
 - Deviation and Correction of Legislative Aims and Practical Effects GUO Xiang(46)
- Social Management Innovation and the New Developments
 - on Administrative Supply CUI Zhuo - lan, ZHOU Long - ji(53)
- Reflection on the Rectitude of Plaintiff in Environmental Public Interest Litigation:
 - An Administrative Law Perspective SHEN Shou - wen(61)
- The Nature of Revocation of Administrative Litigation:
 - A Thinking Cased on the Traditional Triple Division of Litigation Patterns MA Li - qun(68)
- The Significance, Inclination, and Criteria of Differentiating the Crimes of Seizing the Theft RUAN Qi - lin(76)
- An Inquiry into Impossibility in Korea:
 - From Article 27 of Korean Criminal Law ZHENG Jun - nan, WANG Qian(83)
- Rule of Title of Ebony and the Defects of Relative Legislation:
 - Rethinking on the Voices on the Web WANG Jian - ping(91)
- The Mode and Rule Regulating Liabilities of Experts to Third Party ZHOU You - jun(98)
- The Legal Nature and Significance of Guarantee on Custom Affairs SHI Shao - xia, CHE Zhen - zhen(105)
- Audit of Competitive Impaction on the Nature of Patent in Patent Pool Lü Ming - yu(112)
- Rethinking on the Legal Location of Labor Assignment XIE De - cheng(119)
- Taking Sustainable Development Seriously:
 - The Trade Dispute Concerning China's Export Restrictions on Raw Materials and Its Implications for China HUANG Zhi - xiong(126)
- Generation Path of Equator Principles:
 - As the Interpretation for Legislation of International Financial Soft Law LIU Zhi - yun(137)
- Responsibility to Protect: A Down of Rule of Law or Tyranny Once More? HE Zhi - peng(145)
- Analysis on the "Separation of Ju (Interrogation) and Yan (Sentence)" in Song Dynasty ZHANG Zheng - yin(154)

(Translated by HE Zhi - peng)