

ISSN 1674-4039
CN 31-2008/D

ORIENTAL LAW

東方法學

总第
33期

非法证据合法排除的程序思考 叶 青

“广义社会法”与“中义社会法” 董保华

罗纳德·科斯的法律经济学 柯 岚

出生前生命体的民法保护 杨代雄

法律解释体制与法官的法律解释权 魏治勋

“营业自由”：一个不应被忘却的宪法性语词 刘为勇

上海市法学会
上海人民出版社
主办

2013.3

学术专论

非法证据合法排除的程序思考

..... 叶青 (3)

“广义社会法”与“中义社会法” 董保华 (11)

罗纳德·科斯的法律经济学 柯岚 (23)

出生前生命体的民法保护 杨代雄 (31)

对统一公法学理论的质疑与反思

..... 张弘 于虹 (38)

辅助型无独立请求权第三人制度的完善... 胡震远 (50)

理论前沿

见死不救旁观者是否构成犯罪及救助义务探析

..... 杨兴培 李芬芳 (60)

法律解释体制与法官的法律解释权 魏治勋 (69)

妥协与共赢:反腐败领域司法全球化趋势刍议

..... 李翔 (84)

“营业自由”:一个不应被忘却的宪法性语词

..... 刘为勇 (91)

论股票投资金融消费者保护 赵维加 (101)

认真对待证据裁判 谢澍 (109)

域外之窗

瑞士民法上的人格权保护

[瑞]贝蒂娜·许莉蔓-高朴、

..... 狄安娜·奥斯卡瓦尔德 金可可译 (119)

实务研究

刑事诉讼“审前会议”之立法比较和实务运作

..... 柯葛壮 (137)

青年论坛

罗马共和时期非战时复境权适用的形态

..... 朱少龙 (147)

程序结果救济制度的理性设计

..... 谢艺叶平 (154)

ORIENTAL LAW

(Bimonthly)

Issue 3, Jan. 2013 (Serial No.33)

CONTENTS

Articles

A Procedural Perspective of Illegal Evidence Exclusion	<i>Ye Qing</i>	(3)
A Moderate Understanding of Social Law	<i>Dong Baohua</i>	(11)
Prof. Ronald Coase and the Law and Economics	<i>Ke Lan</i>	(23)
The Protection of Pre-birth Human Beings under Civil Law	<i>Yang Daixiong</i>	(31)
The Uniform Public Law Theory: Challenges and Reflections	<i>Zhang Hong & Yu Hong</i>	(38)
Improving the Ancillary Non-independent Third Party Rule	<i>Hu Zhenyuan</i>	(50)

Research Frontier

Is It a Crime to Watch a Person Die? An Analysis of the Assistance Duty	<i>Yang Xingpei & Li Fenfang</i>	(60)
The Law Construction System and Judges' Power to Interpret the Law	<i>Wei Zhixun</i>	(69)
Compromises and Win-win: the Judicial Globalization Trend of Anti-corruption	<i>Li Xiang</i>	(84)
The Freedom of Business Establishment: A Constitutional Phrase that Should Not Be Forgotten	<i>Liu Weiyong</i>	(91)
The Protection of Financial Consumers of Stock Investment	<i>Zhao Weijia</i>	(101)
Taking Evidence Adjudication Seriously	<i>Xie Shu</i>	(109)

Foreign Laws

The Protection of the Personality Right under Swiss Civil Code	<i>Bettina Hürlimann-Kaup & Diana Oswald Translated by Jin Keke</i>	(119)
--	---	-------

Judicial Practices

The Pre-trial Meeting in Criminal Procedure: Comparative Legislations and Practical Applications	<i>Ke Gezhuang</i>	(137)
--	--------------------	-------

Junior Jurists Forum

Postliminium during the Non-conflict Times in the Roman Republic	<i>Zhu Shaolong</i>	(147)
The Procedural Consequences Remedy System: A Rational Design	<i>Xie Yi & Ye Ping</i>	(154)