

ISSN 1674-5205

SCIENCE OF LAW

FALÜ KEXUE

法
律
学
院



ISSN 1674-5205



771674 520095

中国·西安
XI'AN CHINA

2013年 第31卷 第4期
Vol.31(Serial No.200)

4

西北政法大学 学报

NORTHWEST UNIVERSITY OF POLITICS & LAW

万方数据

1983 年 10 月创刊

法律科学

主 编 韩 松

(西北政法大学学报)

2013 年 7 月 10 日出版

双 月 刊

2013 年第 4 期(总第 200 期)

目 次

开拓创新 与时俱进——《法律科学》出刊 200 期感言 韩 松(3)

法律文化与法律价值

- | | |
|-------------------------------------|---------|
| 关于大陆法系研究的几个问题 | 何勤华(5) |
| 论先秦法家的价值体系 | 赵馥洁(15) |
| 多元化、分歧与公众参与立法的难题 | 张帆(22) |
| 回应型司法制度的现实演进与理性构建——一个实践合理性的分析 | 高志刚(31) |
| 司法与行政的有限分立——晚清司法改革的内在理路 | 公丕祥(40) |

部门法理

- | | |
|----------------------------|---------|
| 论人格权商品化 | 王利明(54) |
| 论人格物与一般人格权的内在契合 | 冷传莉(62) |
| 论一般人格理论的摒弃及替代 | 鲁晓明(70) |
| 身份犯之共犯：以比较法为视角的考察 | 陈兴良(79) |
| 论刑法中“非法占有目的”理论的内容和机能 | 蒋 铃(88) |
| 共同但有区别责任原则：演进、属性与功能 | 寇 丽(95) |

法律制度探微

- | | |
|---|---------------|
| 比较法视野下的劳动者集体争议行动之法律规制 | 侯玲玲(104) |
| 论婚姻家庭住房权的优先保护 | 陈 莅, 姜大伟(117) |
| 农民集体成员派生诉讼的合理性与制度建构 | 管红彦(125) |
| 进退维谷中的行政强制催告制度——对《行政强制法》第 35 条的解读 | 黄学贤, 郑 哲(133) |
| 合同债权与仲裁条款转让的再审视——基于实体法、程序法和冲突法的视角 | 王克玉(141) |
| 国际航空碳排放全球机制的构建 | 刘 萍(148) |

立法研究

- | | |
|-----------------------------|----------|
| 反思“商事通则”立法——从商法形式理性出发 | 赵 磊(156) |
| 私募股权投资基金管理人准入机制研究 | 赵 玉(165) |

司法实践

- | | |
|--------------------------|---------------|
| 商标侵权中销售商品行为的定性 | 朱 冬(174) |
| 被害人参与量刑程序：现状、困境与展望 | 冯卫国, 张向东(185) |

法学译苑

- | | |
|-----------------|---------------------|
| 风险升高与风险降低 | [德] 乌尔斯·金德霍伊泽尔(193) |
|-----------------|---------------------|

期刊基本参数:CN61 - 1470/D * 1983 * b * A4 * 200 * zh * p * ¥20.00 * 2000 * 23 * 2013-07

本期责任编辑 涂永前

SCIENCE OF LAW

**Journal of Northwest University of
Political Science and Law (Bimonthly)**

NO. 4, 2013

(Serial No. 200)

Publishing Date: July 10, 2013

First Published in October, 1983

Editor-in-Chief

Han Song

English Editor

Steve Tu

CONTENTS

Editorial Comment on the 200th Issue of Science of Law	Han Song(3)
Some Issues Concerning the Studies of Continental Law System	He Qinhua(5)
The Legalist Value System in the Spring and Autumn Period	Zhao Fujie(15)
Diversity, Disagreement and the Difficulties in the Problem of Public Participation in Legislation	Zhang Fan(22)
The Present Evolution and Rational Building of Responsive Judicial System	Gao Zhigang(31)
The Limited Separation of Judicature and Administration; the Inner Approach of Judicial Reform in the Late Qing Dynasty	Gong Pixiang(40)
The Commercialization of Personality Right	Wang Liming(54)
The Inner Integration of Personhood Property and General Personality Rights	Leng Chuanli(62)
The Abrogating of General Personality Theory and Its Substitution	Lu Xiaoming(70)
The Participation of Qualification Offender; from the Perspective of Comparative Law	Chen Xingliang(79)
The Content and Function of "the Purpose of Illegal Possession" in Property Crimes	Jiang Ling(88)
Common – but – differentiated Responsibilities; Its Evolution, Attributes and Functions	Kou Li(95)
The Regulation of Collective Dispute Action; A Comparative Law Perspective	Hou Lingling(104)
The Preferential Protection of Marriage and Family Housing Rights	Chen Wei & Jiang Dawei(117)
The Rationality of Derivative Litigation of Collective Farmer Member and Its Institutional Construction	Guan Hongyan(125)
An Interpretation of the Prompt System in Administrative Compulsory in Dilemma	Huang Xuexian & Zheng Zhe(133)
A Review of the Assignment of Contractual Rights and Arbitration Clause	Wang Keyu(141)
The Building of a Global System of Carbon Emissions from International Aviation	Liu Ping(148)
A Rational Review of the General Principles of Commercial Law	Zhao Lei(156)
The Admission System for Fund Managers of Private Equity Fund	Zhao Yu(165)
The Nature of the Sale Behavior in Trademark Infringement; Also a Review of the Logic Dilemma of Article 52 of Trademark Law	Zhu Dong(174)
The Participation of Victims in the Sentencing Procedure; Its Status Quo, Dilemma and Prospect	Feng Weigu & Zhang Xiangdong(185)
Increased Risk and Decreased Risk in Objective Imputation Theory	Dres. h. c. Urs Kindhäuser(193)