

国家社科基金资助期刊

2
2017

法
学
研
究

CHINESE JOURNAL OF LAW

中国社会科学院法学研究所 主办

万方数据

法治国的宪法内涵	
——迈向功能分化社会的宪法观·····	李忠夏(3)
公法上警察概念的变迁·····	陈鹏(24)
被误解和被高估的动态体系论·····	解 豆 班天可(41)
表见代理中的被代理人可归责性·····	朱 虎(58)
民法与商法二元格局的演变与形成·····	施鸿鹏(75)
劳动力市场灵活性与劳动合同法的修改·····	谢增毅(95)
民事诉讼中的程序异议权研究·····	占善刚(113)
行贿罪之“谋取不正当利益”的法理内涵	
·····	车 浩(132)
刑事印证证明新探·····	龙宗智(149)
刑事诉讼中变更公诉的限度·····	周长军(168)
《大清新刑律》编纂过程中的立法权之争·····	陈新宇(190)

封面题字：吴应武

CHINESE JOURNAL OF LAW

(Bimonthly)

Vol. 39, No. 2, March 2017

CONTENTS

Normative Connotation of the Constitutional Principle of “Rule-of-Law State (Rechtsstaat)”	<i>Li Zhongxia</i>	(3)
Evolution of the Concept of “Police” in Public Law	<i>Chen Peng</i>	(24)
Misunderstood and Overestimated of Flexible System Approach	<i>Xie Gen, etc.</i>	(41)
Imputability of the Principal in Apparent Agency	<i>Zhu Hu</i>	(58)
Formation of the Dichotomy Between Civil Law and Commercial Law	<i>Shi Hongpeng</i>	(75)
Flexibility of Labor Market and Revision of Labor Contract Law in China ...	<i>Xie Zengyi</i>	(95)
Study on the Right of Procedural Objection in Civil Proceedings	<i>Zhan Shangang</i>	(113)
Jurisprudential Connotation of “Seeking Illicit Interests” in the Crime of Bribery	<i>Che Hao</i>	(132)
New Probe into the Concept of Corroboration	<i>Long Zongzhi</i>	(149)
Limitation of Prosecution Modification in Criminal Procedure Law	<i>Zhou Changjun</i>	(168)
Struggle for Legislative Power during the Compilation of <i>New Criminal Law of the Qing Dynasty</i>	<i>Chen Xinyu</i>	(190)



法学研究公众号



社科学术期刊荟

ISSN 1002-896X



9 771002 896175

03>

ISSN 1002-896X

CN 11-1162/D

国内代号：2-528

国外代号：Bm164

国内定价：60 元

万方数据