

CHINESE JOURNAL OF LAW

国家社会科学基金资助期刊

5
2021

法
學
研
究

中国社会科学院法学研究所 主办

- 数字时代身份构建及其法律保障:
以个人信息保护为中心的思考 陆青 (3)
- 法律行为内容评判的个案审查比对方法
——兼谈民法典格式条款效力规范的解释 李世刚 (24)
- 主观权利概念之理论检讨
——以胎儿的民事权利能力问题为中心 陈帮锋 (44)
- 嗣后财产灭失、相反行为与遗嘱效力 刘征峰 (62)
- 抽逃出资规则及公司分配制度的系统性
改造 王军 (81)
- 民事诉讼中具体化责任的转移:
法理、条件与程度 周翠 (98)
- 案外人对执行标的主张实体权利的程序救济
..... 金印 (114)
- 中国宪法上基本权利限制的形式要件 陈楚风 (129)
- 民事裁判援引规章及行政规范性文件的
审查义务 汪君 (144)
- 犯罪故意概念中的“危害社会”:
规范判断与归责机能 曾文科 (159)
- 基于决定关系的证据客观性:
概念、功能与理论定位 徐舒浩 (175)
- 成文法背景下的判例实践
——近代中国最高审判机构判例汇编与实效 ... 刘昕杰 (193)

封面题字: 吴应武

CHINESE JOURNAL OF LAW
(Bimonthly)

Vol. 43 , No. 5 , September 2021

CONTENTS

Identity Construction and Its Legal Protection in the Digital Era:

Consideration Centered on the Protection of Personal Information *LU Qing* (3)

The Method of Case-by-Case Scrutiny and Comparison for the Examination

of the Content of Juristic Acts *LI Shigang* (24)

A Theoretical Review of the Concept of Subjective Rights *CHEN Bangfeng* (44)

Subsequent Extinction of Property , Contradictory Act and

Validity of Will *LIU Zhengfeng* (62)

Systematic Reform of the Rule of Withdrawing Contribution and

the Corporate Distribution Regime *WANG Jun* (81)

Shifting of the Burden of Specific Allegation in Civil Procedure:

Theory , Constituent and Extent *ZHOU Cui* (98)

Procedural Remedy for Claiming Substantive Rights over Subject Matter

of Civil Enforcement by the Person Which is not a Party *JIN Yin* (114)

The Formal Requirements of Restriction on Fundamental Rights

in Chinese Constitution *CHEN Chufeng* (129)

Duty to Review Regulations and Documents of Administrative Standard

Invoked in a Civil Judgment *WANG Jun* (144)

Harmfulness to Society in Criminal Intention:

Normative Judgment and Function of Imputation *ZENG Wenke* (159)

Objectivity of Evidence Based on the Determination Relation:

Concept , Function and Theory Positioning *XU Shuhao* (175)

Case Law Practice against the Background of Statutory Law in Modern China

..... *LIU Xinjie* (193)