

国家社会科学基金资助期刊



CHINESE
JOURNAL OF
LAW

5

2022

法学研究

中国社会科学院法学研究所 主办

万方数据

· 个人信息保护法专题 ·

重思个人信息权利束的保障机制:

行政监管还是民事诉讼 王锡铎 (3)

作为个人信息跨境传输监管工具的

标准合同条款 金晶 (19)

个人数据交易的双重法律构造 林涸民 (37)

类案适用的司法论证 杨知文 (54)

风险规制中的央地政府关系之规范建构 新文辉 (69)

作为规范的技术标准及其与法律的关系 陈伟 (84)

合同形式主义的演进及其影响

——消费者保护的视角 高庆凯 (101)

义务范围理论下证券服务机构过失虚假

陈述赔偿责任 洪国盛 (120)

论选择性要素的认识错误 柏浪涛 (139)

为被告人利益抗诉与上诉不加刑原则之适用

——以上诉理由之限制为中心 郭烁 (157)

原情与抑情: 从“崔三过失杀父案”

看清代中期的礼教与司法 姚宇 (173)

浙路风潮中的诸权之争 张玲玉 (190)

国有企业海外投资跨境补贴的规制 徐昕 (207)

封面题字: 吴应武

CHINESE JOURNAL OF LAW

(Bimonthly)

Vol. 44, No. 5, September 2022

CONTENTS

Re-thinking Legal Mechanisms for the Protection of Personal Information	
Rights: Administrative Regulation or Civil Litigation	WANG Xixin (3)
Standard Contractual Clauses as a Regulatory Tool for Cross-border	
Transfer of Personal Information	JIN Jing (19)
The Dual Legal Structure of Personal Data Transactions	LIN Huanmin (37)
Judicial Argumentation on Application of Similar Cases	YANG Zhiwen (54)
Normative Construction of the Relationship Between the Central and	
Local Governments in Risk Regulation	JIN Wenhui (69)
Technical Standards as Norms and Their Relationship with Law	CHEN Wei (84)
Evolution of Contract Formalism and Its Influence	GAO Qingkai (101)
Compensation Liability of Securities Service Institutions for	
Negligent Misrepresentation under the Scope of Duty Theory	HONG Guosheng (120)
Perceiving Errors on Selective Elements	BAI Langtao (139)
Protest for the Interest of the Defendant and the Application of	
the Principle of No Increase of Penalty on Appeal	GUO Shuo (157)
Relationship Between Confucian Ethics and Judicature in the Middle	
Qing Dynasty: Observing through <i>Cuisan</i> Case	YAO Yu (173)
Scramble for Rights in Zhejiang Railway Agitation in the Late	
Qing Dynasty	ZHANG Lingyu (190)
Regulation of “Cross-border Subsidies” in Overseas Investment by	
Chinese State-owned Enterprises	XU Xin (207)



法学研究公众号



社科期刊网

ISSN 1002-896X
CN 11-1162/D

国内代号：2-528
国外代号：Bm164

ISSN 1002-896X



国内定价：70 元

万方数据