

原书缺一页目录

73 / 关于司法改革实验项目中开展有效比较的思考 ----- 宋英辉 向 燕

83 / 美国网络色情刑事处罚的宪法审查

——雷诺案的经验与启示 ----- 江登琴

92 / 刑法公法化的疑问 ----- 苏永生

102 / 论共犯从属性理论的内涵 ----- 李 洁 谭 莹

113 / 论构成要件的涵摄效应 ----- 董晓松

121 / 信息引导职务犯罪侦查机制研究 ----- 北京市人民检察院课题组

131 / 美国禁止报复性起诉规则研究 ----- 高 通

140 / 论管制性征收的构成标准

——以美国法之研究为中心 ----- 王洪平 房绍坤

148 / 公司法任意性法律规范适用的留意点 ----- 王保树

154 / 表决权回避与程序效力的重塑 ----- 孙 箫

Journal of National Prosecutors College

封面设计 曹 铀

英文译审 祁 菲

编辑出版 《国家检察官学院学报》编辑部

地 址 北京市石景山区香山南路111号

邮 编 100144

传 真 (010)61731662 88965851

本期执行编辑 赵 丹

开 户 行 建设银行石景山支行营业部

户 名 国家检察官学院

帐 号 11001006600053000110

印 刷 北京华正印刷有限公司

广告经营许可证 京石工商广字第 0009 号

电子信箱 jcgxb@vip.sina.com

网 址 ZJGX.chinajournal.net.cn

Journal of National Prosecutors College

(Bimonthly)

No.1,2011 Vol.19 (General No.91)

CONTENTS

Thematic Seminar——Legislative Guarantee for Litigation Supervision	
3/Reasonable Limit for the Supervision over Procuratorial Organs from Local People's Congresses	
-----	-----Han Dayuan
9/Litigation Supervision from the Perspective of the Constitution and Constitutionalism	
——A Tentative Analysis of Relevant Resolutions and Decisions Adopted by the Provincial People's Congress Standing Committees	
-----	-----Chen Yunsheng
15/Preliminary Thought on Strengthening Litigation Supervision	----- Bian Jianlin Li Jing
21/Reflection on the Local Legislation Concerning Litigation Supervision	----- Zhen zhen Wang Zhikun
28/A Semantic Study on Legal Supervision in Procedural Law	----- Tian Fu
Procuratorial Monograph	
35/Current Situation and Prospects of Procuratorial Study in China	----- Long Zongzhi
49/Explore the True Meaning of Prosecution and Promote the System Construction	
——Retrospection of the Procuratorial Theories Study in 2010	-----Zhang Zhihui Zhang Xueda
Jurisprudential Monograph	
61/Seeking the Objectivity of Legal Argumentation	
——Based on Truth, Justification and Legality	----- Wang Xiao
73/Consideration on Effective Comparison in Judicial Reform Experimental Projects	
-----	-----Song Yinghui Xiang Yan
83/Constitutional Review of Criminal Punishment on Network Eroticism in America	
——Experience and Enlightenment of Reno Case	----- Jiang Dengqin
92/A Query to the Theory that Define Criminal Law as a Public Law	
-----	-----Su Yongsheng
102/On the Connotation of the Subordination of Accomplices	----- Li Jie Tankun
113/An Interpretation of the Subsumption Effects of Constitution of Crime	----- Dong Xiaosong
121/On the Mechanism of Official Crimes Investigation Guided by Information	
-----	-----Research Group of the People's Procuratorate of Beijing
131/Research on Prosecutorial Vindictiveness Doctrine in America	----- Gao Tong
140/On the Constitution Standard of Regulatory Taking	
——Centered on the Associated Study in American Law	----- Wang Hongping Fang Shaokun
148/Notices about the Application of Arbitrary Norms in Company Law	----- Wang Baoshu
154/Voting Rights Withdrawal and Remodeling of the Procedural Effects	----- Sun Xiao