GLOBAL LAW REVIEW

中国社会科学院法学研究所主办

2016/第1期

(总第38卷)



到 法 建 评

(双月刊)



环球法津评论双月刊

总第三十八卷 • 2016 年第 1 期(总第 201 期)

理论前沿

物上之债的构造、价值和借鉴 常鵬翶 知识社会学视野下的美国 ADR 运动 ——基于制度史与思想史的双重视角 24 供述自愿性审查判断模式实证研究 ——兼论非法供述排除难的成因与解决进路 孔令勇 再论物证 裴苍龄 环球评论 美国的自白任意性规则及借鉴 王景龙 77 德国司法的电子应用方式改革 98 英国诉权化量刑模式的发展演变及其启示 彭文华 115

GLOBAL LAW REVIEW is a bimonthly academic journal of law published by the Institute of Law, Chinese Academy of Social Sciences and distributed in China and abroad. Scholars and practitioners from all countries are cordially invited to contribute articles for the journal. Articles submitted may be in foreign languages or in Chinese. Any translations must be accompanied by author's authorization. Two copies of the journal will be sent to the writer or translator as soon as the article is published. All rights reserved.

GLOBAL LAW REVIEW Bimonthly

我国受贿罪处罚标准立法评析

王 刚 130

后危机时代英美银行监管体系变革

苏洁澈 142

国际法研究

人权法对国际民事管辖权的影响

——基于《欧洲人权公约》第6(1)条之适用

黄志慧 160

贸易区域化中知识产权边境执法措施新问题及其应对

杨鸿 172

学术综述

规范体系:法治中国的概念创新

——"法治中国下的规范体系及结构"学术研讨会综述

支振锋 185

GLOBAL LAW REVIEW

Published by Institute of Law, Chinese Academy of Social Sciences (CASS)

15 Shatan Beijie, Beijing 100720, China

Tel: 010-64022194

Email: glawreview@cass.org.cn

Fax: 010-64014045

Website: http://www.iolaw.org.cn

版权为本刊所有。如欲转载、翻译或收录本刊内容,须先获得本刊书面许可。

GLOBAL LAW REVIEW

(Bimonthly)

Volume 38

January 2016

Number 1

CONTENTS

| THEORETICAL FRONTS | |
|---|-----|
| Realobligation: Structure, Value and Implications for China | 5 |
| The ADR Movement in the US from the Angle of Sociology of Knowledge: a Historical Examination from both | |
| Institutional and Intellectual Perspectives | 24 |
| An Empirical Study on the Mode of Examination and Determination of the Voluntariness of Confession: | |
| Also on the Causes of the Difficulties in the Exclusion of Illegally-obtained Confession and Ways of | |
| Overcoming Them Kong Lingyong | 44 |
| Physical Evidence Revisited | 65 |
| REVIEW OF FOREIGN LAWS | |
| Voluntariness of confession in US and Its Sinicization | 77 |
| The Reform of the Electronic Application Mode of Justice in Germany Zhou Cui | 98 |
| Evolution of the Appeal-right Sentencing Model in UK and Its Implications for China Peng Wenhua | 115 |
| Commentary on the Legislation of the Standard on the Punishment of Bribery in China Wang Gang | 130 |
| Reforms of the Bank Regulatory System in UK and US after the 2008 Financial Crisis | 142 |
| INTERNATIONAL LAW ISSUES | |
| Impact of Human Rights Law on International Civil Jurisdiction: an Analysis Based on the Application of | |
| Article 6 (1) of the European Convention on Human Rights | 160 |
| IP Border Measures in the Process of Trade Regionalization and Countermeasures Thereof | 172 |
| ACADEMIC REVIEW | |
| The Normative System: Innovation of the Concept of the Rule of Law in China | |
| —— Summary of the Academic Seminar "Normative System and Its Structure under the Rule of | |
| Law in China" Zhi Zhenfeng | 185 |

中国社会科学院优秀期刊 中国人文社会科学核心期刊 CSSCI来源期刊 全国中文核心期刊



封面设计:孙宇

邮发代号: 2-529

国内统一连续出版物号: CN 11-4560/D 国际标准连续出版物号: 1009-6728

国内定价: 35.00元

ISSN 1009-6728



万方数据