

[论 文]

构成要件的理论考察	陈兴良	• 5 •
减价责任的逻辑构成	韩世远	• 15 •
义务本位主义的刑事诉讼模式		
——论"坦白从宽、抗拒从严"政策的程序效应	陈瑞华	• 30 •
权利位阶论		
——关于权利冲突化解机制的初步探讨	张平华	• 49 •
论卡特尔赦免制度原理	カン 豆 とエ	. 66 •
——兼议我国《反垄断法》第 46 条之适用	张晨颖	, • 00 •
"刀把子"的隐喻学阐释 ——分析人民法院性质与职能的新进路	刘风景	• 78 •
X WY CHELOU E A VINCTO		
[争 鸣]		
也论用拾得的信用卡在 ATM 机上取款的行为性质	والمراجعة المراجعة ا	
——与刘明祥教授商榷	张明楷	• • 91 •
ር ኔመ - አሌ ነ		
〔评论〕		
言论自由与公民宗教		
从焚烧国旗案看美国自由派与保守派之争	强世功	• 109 •
论人身损害赔偿标准之确定		
——对"同命不同价"的解读	佟 强	• 126 •
行政管理体制改革:问题、路径与目标模式		107
青 锋 范晓		
法学方法论的概念及其地位	王夏昊	· 147 ·

Volume 2 Number 1 Bimonthly

January 15, 2008

CONTENTS

Articles

Theoretical Exploration of Elements of an Offence	Chen Xingliang	. 5 .
Logical Formulation of Liability for Price Reduction	Han Shiyuan	• 15 •
The Mode of Criminal Procedure under the Duty - Centred Do	ctrine	
On the Procedural Effects of the Policy "Leniency to		
Their Crimes and Severity to Those Who Refuse to"	Chen Ruihua	• 30 •
On the Hierarchy of Rights		
Preliminary Probe into the Mechanism of Resolving		
Conflicting Rights	Zhang Pinghua	• 49 •
On Principles of Remitting Cartel Institutions		
Simultaneously on the Application of Art. 46 of the	Chinese	
Anti – Monopoly Law	Zhang Chenying	• 66 •
Metaphorical Explanation of "the Handle of a Knife"		
An Analysis on the New Approach to the Nature and	1	
Function of the People's Courts	Liu Fengjing	• 78 •
Arguments		
Also on the Nature of Withdrawing Cash from an ATM with a	Picked – up Credit Card	
Discussion with Professor Liu Mingxiang	Zhang Mingkai	• 91 •
Comments		
The Freedom of Speech and Citizens' Religions .		
The Competing Views between the Liberals and the	Conservatives	
Concerning the Case of Burning the U.S. National I		· 109 ·
On Ascertaining a Standard for Personal Injury Compensation		
An Interpretation on "Different Values of the		
Same Life"	Tong Qiang	• 126 •
Reform of Administrative Managerial Systems: Problems,		
Methods and Objective Modes	Qing Feng, Fan Xiaoli et al.	• 137 •
The Notion of Legal Methodology and Its Position	Wang Xiahao	· 147 ·