

2008年7月15日

[专题]

商事五法研究

编者絮语	· 5 ·
营业规制在商法中的地位	朱慈蕴・7・
论我国商事立法的体系化	
——制定《商法通则》之理论思考	范 健 ・24・
商行为的性质	叶 林 ・40・
商人,抑或企业?	
——制定《商法通则》的前提性疑问	蒋大兴 ・55・
〔争 鸣〕	
(子 呣)	
传闻法则:历史、规则、原理与发展趋势	
——兼对我国"传闻法则移植论"之探讨	易延友 ・72・
〔论 文〕	
评侵权责任的独立成编与侵权行为的类型化	尹 田·101·
监督过失的客观归责	吕英杰 ・110・
反思知识产权请求权理论	
——知识产权要挟策略与知识产权请求权的限制	梁志文 ·124·
〔评 论〕	
正当程序视野下的诉前禁令制度	刘晴辉 ·137·
还《反不正当竞争法》以应有地位	
——兼评 3721 网络实名案	李小武 ・144・

July 15, 2008

CONTENTS

Special Topic

Position of the Regulations on Business in Commercial Law	Zhu Ciyun	•7•
Systematization of Chinese Legislation concerning Commercial Matters		
Considerations on Drawing up the "General Principles of		
Commercial Law"	Fan Jian	• 24 •
The Nature of Commercial Transactions	Ye Lin	• 40 •
Merchants or Enterprises?		
A Prerequisite Doubt on Drawing up the "General Principles of		
Commercial Law"	Jiang Daxing	• 55 •
Arguments		
The Hearsay Rule: Its History, Rules, Rationale and Tendency		
With Discussions on the Theory of Transplanting Hearsay		
Rule to China	Yi Yanyou	• 72 •
Articles		
Commentary on the Independent Book of Tortious Liability and the		
Typology of Tortious Acts	Yin Tian	• 101 •
Objective Accountability of Supervision Negligence	Lu Yingjie	• 110 •
Reconsidering the Theory of Intellectual Property Rights Claims		
Tactics of IPR Coercion and the Restriction of IPR Claims	Liang Zhiwen	• 124 •
Comments		
On Pre-litigation Injunction under Due Process	Liu Qinghui	· 137 ·
Returning to a Deserved Position: The Anti - Unfair Competition Law		
Concurrent Inquiry into the "3721 Internet Real - Names Case"	Li Xiaowu	• 144 •
Translator	Chen Weizuo	······