



〔专 论〕

- 惩罚性赔偿的立法选择 张新宝 李 倩 · 5 ·
公司社会责任如何成为“有牙的老虎”
——董事会社会责任委员会之设计 蒋大兴 · 21 ·

〔论 评〕

- 免于恐惧的权利:不幸的哲学及其他 贺海仁 · 38 ·
事实推定:事实认定困境克服之手段 王学棉 · 49 ·
股东退出公司后的诉讼地位 王东光 · 60 ·

〔评 析〕

- 除罪化、程序法治与法的可预期性
——以黄碟案为中心的法理透视 易延友 · 68 ·
中国司法鉴定体制的进一步改革
——以侦查机关鉴定机构的设置为中心 陈永生 · 84 ·
论水上权利的基本结构
——以公物制度为视角 王洪亮 · 105 ·
规则与情理
——“刺马”案的法律适用研究 陈新宇 · 116 ·

〔析 辨〕

- 论准据法与“适当准据法” 陈卫佐 · 121 ·

〔外国法学理论〕

- 不容许的侦查陷阱对被唆使者刑事责任的影响
——德国法视角的分析 王 钢 · 130 ·



CONTENTS

Special Discussions

- The Legislative Choice of Punitive Damages in the Draft Chinese Tort Law
Zhang Xinbao & Li Qian · 5 ·
- How Does Corporate Social Responsibility Become a Tiger with Teeth
— The Design of a Social Responsibility Committee Within the Board of Directors
Jiang Daxing · 21 ·

Discussions & Comments

- The Right to Freedom from Fear; the Unfortunate Philosophy and Others *He Hairan* · 38 ·
- Facts Presumption; Means to Overcome the Difficulties of Facts Ascertainment *Wang Xuemian* · 49 ·
- On the Litigation Status of Exited Shareholders *Wang Dongguang* · 60 ·

Commentaries & Analyses

- Decriminalization, Procedural Rule of Law, and Legal Predictability
— A Jurisprudential View on the Pornographic Film Case *Yi Yanyou* · 68 ·
- Further Reform of the Chinese Judicial Appraisal System
— Focusing on the Establishment of Appraisal Institutions Within Investigation Organs
Chen Yongsheng · 84 ·
- On the Basic Structure of Water Rights
— From the Perspective of the Institution of Public Things *Wang Hongliang* · 105 ·
- Rule and Equity
— A Study on the Application of Law in the “Cima” Case *Chen Xinyu* · 116 ·

Analyses & Debates

- On the Applicable Law and “the Proper Law” *Chen Weizuo* · 121 ·

Foreign Legal Theory

- The Impact of Not Permitting Investigation Traps to Instigate Criminal Liability
— Analysis from the Perspective of German Law *Wang Gang* · 130 ·

Translator *Chen Weizuo*