

CSSCI 来源期刊 (正版)

ISSN 1673-9280

CN 11-5594/D

双月刊

清华法学

TSINGHUA LAW JOURNAL



清华大学 主办

2012

第6卷 (总第34期)

6

万方数据



〔信守与省思：现行宪法颁布30周年纪念专题〕

认真对待我国宪法文本	韩大元	· 5 ·
宪法实施的概念与路径	张千帆	· 19 ·
政治宪法学视野中的“八二宪法”	高全喜	· 26 ·
我们应当怎样修改宪法		
——兼论“政治宪法学”与“规范宪法学”修宪观的得失	莫纪宏	· 39 ·

〔专 论〕

我国民法立法的体系化与科学化问题	孙宪忠	· 46 ·
------------------	-----	--------

〔论 文〕

论动产多重买卖中标的物所有权归属的确定标准		
——评最高法院买卖合同司法解释第9、10条	程 啸	· 61 ·
超越雇佣合同与劳动合同规则		
——家政工保护的立法理念与制度建构	谢增毅	· 71 ·
日本民事诉讼法上诚实信义原则之解读	陈 刚	· 81 ·
国际投资仲裁裁决执行中的国家豁免问题	黄世席	· 95 ·
论股东派生诉讼的实现		
——以“理性经济人”为假设的法经济学解释	朱芸阳	· 107 ·
政治私约主义的正当性困境：政治宪法学批判		
——以《清帝逊位诏书》的法学解读为中心	凌 斌	· 119 ·
没有社会的社会契约		
——对卢梭公意理论与传统民意观的批判性考察	张 龔	· 135 ·
帝制法治的两面		
——“断罪引律令”与比附援引制度的思想基础	李启成 李贵连	· 149 ·

〔外国法研究〕

普通法世界中的混合法系	[英]霍普勋爵 著 刘 晗 译	· 161 ·
-------------	-----------------	---------



CONTENTS

**[Adherence and Reflections: Commemorating
the 30th Anniversary of the PRC Constitution 1982]**

Taking the Constitutional Text Seriously	<i>Han Dayuan</i>	• 5 •
Implementing the Constitution: Concepts and Approaches	<i>Zhang Qianfan</i>	• 19 •
The PRC Constitution 1982: A View of Political Constitutionalism	<i>Gao Quanxi</i>	• 26 •
How the Constitution Should be Amended: Gains and Losses Between Doctrines of “Political” and “Normative” Constitutional Amendment	<i>Mo Jihong</i>	• 39 •

[Feature Discussion]

Toward a Systemic Science of Civil Legislation in China	<i>Sun Xianzhong</i>	• 46 •
---	----------------------	--------

[Articles]

On the Criterion for Determining the Ownership of Objects in Multiple Sales of Movables – A Comment on Articles 9 and 10 of the SPC Judicial Interpretation on Sales Contract	<i>Cheng Xiao</i>	• 61 •
Beyond Rules of Employment and Labor Contracts – A Legislative and Institutional Conception for the Protection of Domestic Workers	<i>Xie Zengyi</i>	• 71 •
Interpreting “Treu und Glauben” in Japanese Civil Procedure	<i>Chen Gang</i>	• 81 •
On State Immunity in the Execution of International Investment Arbitral Awards	<i>Huang Shixi</i>	• 95 •
How the Shareholder’s Derivative Litigation is Accomplished – An Economic Analysis Using the “Rational Economic Man” Hypothesis	<i>Zhu Yunyang</i>	• 107 •
Legitimacy Dilemma of the Doctrine of Political Private Agreement: A Critique of Political Constitutionalism – Reinterpreting the Qing Emperor’s Edict of Abdication	<i>Ling Bin</i>	• 119 •
A Social Contract without the Social: A Critical Investigation into Rousseau’s Theory of General Will and Traditional Popular Will	<i>Zhang Yan</i>	• 135 •
Imperial Rule of Law: Its Two Faces – The Ideological Foundation of Determining Crimes “by Citing Statutes” and “by Analogy”	<i>Li Qicheng & Li Guilian</i>	• 149 •

[Foreign Law]

Mixed Systems in the Common Law World	<i>Lord Hope of Craighead (Translated by Liu Han)</i>	• 161 •
---------------------------------------	---	---------

Translator

Chen Weizuo