



本期聚焦：菲尼斯与新自然法理论

主持人语…吴彦 (1)

法律实证主义中的真理…[英]约翰·菲尼斯著 吴彦译 (2)

菲尼斯实践哲学概要…吴彦 (12)

自然法、所有权与世界的自然资源…[美]约瑟夫·波义尔著 童海浩译 (18)

英语世界自然法理论复兴中的格里塞-菲尼斯学派…杨天江 (27)

新自然法学者批判政治自由主义之公共理由原则的力度及限度
…宋京逵 (39)

学术专论

中国传统法律中的“犯罪共逃”…刘冰捷 (49)

政府法制机构与原司法行政机关整合：动因、问题及对策
…黄学贤 李凌云 (57)

行政听证程序的本质及其构成…石肖雪 (71)

作为立法论的“准合同”论
——对中国民法典草案的三种修正提议…[日]加藤雅信著 吴彦译 (82)

北京奥运会、冬奥会的法律实践…刘 岩 (92)

三方法律关系视野下网络虚拟财产权的性质及其归属…孙 山 (105)

正当防卫“僵尸条款”的“苏醒”：“于海明案”的法理分析
…李晓明 (114)

受贿犯罪的保护法益应包括信赖利益…孙运梁 (125)

域外译文

五十年后回看“米兰达诉亚利桑那”判决
…[美]耶鲁·卡米萨著 刘 磊译 (139)

经典判例

对行政解释的司法审查及其限度
——谢弗林股份有限公司诉自然资源保护委员会案…吴 敏译 (149)

封面题字：华人德

英文审校：卢 然

流程编辑：张盼盼

期刊参数：CN32-1846/D*2014*q*16*160*zh*P*¥ 20.00*2000*15*2019-05

[本刊得到 Charles B.Wang Foundation、江苏天贤律师事务所和江苏昊强律师事务所资助]

JOURNAL OF SOOCHOW UNIVERSITY

Law Edition

Main Contents

Volume 6◇No.2, 2019

The Truth in the Legal Positivism

John Finnis(Author) Wu Yan(Translator) (2)

A Sketch of John Finnis's Practical Philosophy

Wu Yan (12)

Natural Law, Ownership and the World's Natural Resources

Joseph Boyle(Author) Tong Hai-hao(Translator) (18)

Grisez-Finnis School in the Revival of Natural Law in English-Speaking World

Yang Tian-jiang (27)

The Strength and Limitation of the New Natural Theorists' Criticism on the Political Liberalism's Public Reason Principle

Song Jing-kui (39)

"Mutually Criminal Escape" of Chinese Traditional Law

Liu Bing-jie (49)

Integration of Government Legal Institutions with the Former Judicial Administrative Organs: Causes, Dilemmas and Resolutions

Huang Xue-xian Li Ling-yun (57)

The Essence of Administrative Hearing Procedure and Its Consistence

Shi Xiao-xue (71)

"Quasi-contract" as A Legislative Theory:

Three Proposals of Amendments on the Draft of the Chinese Civil Code

Kato Masanobu(Author) Wu Yan(Translator) (82)

Legal Practice of Beijing Olympic Games and Winter Olympic Games

Liu Yan (92)

The Nature and Attribution of the Internet Virtual Property Right from the Perspective of Tripartite Legal Relations

Sun Shan (105)

The Revive of the "Zombie Clause" of "Justifiable Defense":

Jurisprudential Analysis of "Yu Haiming Case"

Li Xiao-ming (114)

The Confidence shall be included into the Legal Interest of Bribery Crime

Sun Yun-liang (125)

The Miranda Case Fifty Years Later

Yale Kamisar(Author) Liu Lei (Translator) (139)

Judicial Review of Administrative Interpretation and Its Limits: Chevron v. Natural Resources Defense Council

Wu Min(Translator) (149)

Supervised by the Department of Education, Jiangsu Province
Sponsored by Soochow University
Edited by the Editorial Board of Journal of Soochow University
P. O.B 440, No.50, Donghuan Road, Suzhou 215021, P.R.C
Tel: (0512) 65225991
Email: sudafaxue@126.com

Editor-in-chief: Hu Yuhong
Associate editor: Fang Xinjun Shangguan Piliang Kang Jingkui
Issued at home and abroad
International distribution by the World Trade Corporation of Publication, China