

中国法学会 主办

双月刊 (总第 224 期)

国家社科基金资助期刊

中国法学

二〇二一年十二月
第六期

中国法学

CHINA LEGAL SCIENCE

在法治轨道上有序推进“全过程人民民主”

论具体权利概念的结构

“应税所得”的法律建构与所得税法现代化

论《民法典》的功能主义释意模式

论犯罪参与的共同性：以单一正犯体系为中心

莫纪宏

张恒山

施正文

许中缘

刘明祥

2021/6

万方数据

中国法学杂志社



□ 特稿

在法治轨道上有序推进“全过程人民民主” 莫纪宏 5

□ 未来法治研究

生物医学研究伦理规制的法治化 赵 鹏 25

平台组织内网络企业对个人信息保护的信义义务 吴伟光 45

□ 行政法治研究

再论行政应急性原则：内涵、证立与展开 彭 鐸 61

行政许可承诺制：程序再造与规制创新 卢 超 80

□ 学术专论

论具体权利概念的结构 张恒山 99

合宪性审查中“相抵触”标准之建构 王 旭 120

我国政府架构下的权力配置模式及其定型化 门中敬 140

“应税所得”的法律建构与所得税法现代化 施正文 162

论《民法典》的功能主义释意模式 许中缘 183

证券虚假陈述中审验机构连带责任的厘清与修正 陈 洁 201

论犯罪参与的共同性：以单一正犯体系为中心 刘明祥 222

司法解释中的出罪规范：类型、依据与完善方向 刘 科 244

论刑事司法对鉴定的迷信与制度防范 陈永生 264

民事二审不开庭审理的反思与修正 段文波 284

□ 2021年总目录 303

本期执行编辑：陈贻健

CHINA LEGAL SCIENCE

No. 6, 2021 (Serial No. 224)

December 9, 2021

Promoting ‘People’s Democracy in the Whole Process’ in an Orderly Manner on the Path of the Rule of Law	<i>Mo Jihong</i> (5)
The Legalization of Ethical Regulation in Biomedical Research	<i>Zhao Peng</i> (25)
Fiduciary Obligations of Internet Enterprises in Internet Platform Organizations to Protect Personal Information	<i>Wu Weiguang</i> (45)
The Principle of Administrative Emergency Reconsidered: Definition, Justification and Implementation	<i>Peng Chun</i> (61)
The Administrative Licensing Commitment System: Procedure Reengineering and Regulation Innovation	<i>Lu Chao</i> (80)
On the Structure of the Concept of Concrete Rights	<i>Zhang Hengshan</i> (99)
The Construction of the Standard of ‘Being Incompatible’ in the Constitutional Review	<i>Wang Xu</i> (120)
The Mode of Power Allocation under the Government Structure of China and Its Categorization	<i>Men Zhongjing</i> (140)
Legal Construction of ‘Taxable Income’ and the Modernization of Income Tax Law	<i>Shi Zhengwen</i> (162)
On the Mode of the Interpretation of Functionalism of the Civil Code ...	<i>Xu Zhongyuan</i> (183)
Clarification and Amendment of Joint and Several Liability of the Verification Institution in the Misrepresentation of Securities	<i>Chen Jie</i> (201)
On the Commonality of Criminal Participation: Centered on the Single Principal Offender System	<i>Liu Mingxiang</i> (222)
Provisions of Exoneration in Judicial Interpretations: Types, Basis, and Improvement Direction	<i>Liu Ke</i> (244)
On the Superstition of Criminal Justice about Judicial Expertise and the Prevention Mechanism	<i>Chen Yongsheng</i> (264)
Reflection and Amendment of the Civil Second Instance without a Court Session	<i>Duan Wenbo</i> (284)

Translator/Proof Reader: Wang Hao