

中国刑法杂志

2010年第10期

(总第118期)

主编:张智辉

10月20日出版

副主编:向泽选

目录

· 刑法理论 ·

- 刑法适用中司法解释与罪刑法定原则之互动 丁晓波(3)
社会危害性中法益侵害的刑法蕴意 侯刚 杜国伟(9)
死刑适用中的酌定因素研究
——兼议《关于办理死刑案件审查判断证据若干问题的决定》第36条 陈明(16)
逃往境外人员自首认定问题研究 黄风 刘丽(23)

· 个罪研究 ·

- 醉酒驾车连续冲撞致多人伤亡行为之定性研究
——基于孙伟铭案的判例式分析 马寅翔(31)
废除贪污受贿罪交叉刑之思考 张兆松(41)

· 诉讼理论 ·

- “证据构造论”述评 龙宗智 杜江(47)
论侦查人员出庭作证范围的科学界定 何家弘 方斌(55)
大陆法系刑事卷宗制度对我国的启示 李长城(63)
我国非法证据排除规则运用的十大技术难题
——兼评《关于办理刑事案件排除非法证据若干问题的规定》 张斌(74)

普通证人意见证据：可采性与运用规则 何挺(81)

· 检察理论 ·

- 检察机关参与社会管理创新研究 赵祥麟(88)
“枫桥经验”语境下的“检调对接”工作机制之探索 彭新华(94)
检委会网上议案的价值分析和实证研究 谢菲(99)
建立检察机关分歧案件承办转移机制 经贵超(106)
反贪案件“链式初查法”的探索与实践 俞敬栋(109)

· 调查报告 ·

强化刑事拘留强制措施法律监督的实证分析及理性思考

——以张家口市人民检察院对公安机关刑事拘留强制措施

执行情况的专项监督检查为分析蓝本 苏喜民(114)

· 案例分析 ·

从 Davis 案透视美国死刑程序 肖沛权(118)

· 国外刑事法制 ·

德国刑事诉讼中 DNA 检验立法述评 陈学权(123)

《中国刑事法杂志》编辑委员会

主任委员：孙 谦

副主任委员：张智辉

委员：（以姓氏笔画排列）

王 牧 向泽选 刘家琛 孙 谦

张 军 张智辉 陈光中 罗 锋

金 鉴 赵秉志 高铭暄 康树华

编辑部主任：石京学

CHINESE CRIMINAL SCIENCE

Volume 10, 2010

(Serial No. 118)

Chief-Editor : Zhang Zhihui

Deputy Chief-Editor : Xiang Zexuan

CONTENTS

• THEORY OF CRIMINAL LAW •

Interaction between Judicial Interpretation and Principal of a Legally Prescribed Punishment for a Specified Crime during the Application of Criminal Law	Ding Xiaobo(3)
Significance of Legal Interests in Criminal Law within the Scope of Social Harm Theory	Hou Gang Du Guowei(9)
On Discretionary Factors in Death Penalty Cases	Chen Ming(16)
On Definition of Voluntary Surrender of Those Who Flee Overseas	Huang Feng Liu li(23)

• STUDY ON THE INDIVIDUAL CRIME •

On Nature of Drunk Driving Causing Several Persons to be Injured and Dead Consecutively	Ma Yinxian(31)
Thought about the Repeal of the Overlapping Penalty of the Crime of Bribery and Corruption	Zhang ZhaoSong(41)

• THEORY OF CRIMINAL PROSECUTION •

Review on the Theory of Evidence Construction	Long Zongzhi Du Jiang(47)
Rationally Definition on the Scope of Investigator Taking a Witness Stand	He Jiahong Fang Bin(55)
Enlightenment to China from Criminal Cases File System in the Civil Law System	Li Changcheng(63)
Ten Technological Puzzles in the Application of Exclusionary Rule of Illegally Obtained Evidence	Zhang Bin(74)
Opinion Evidence of Lay Witness: Admissibility and Rules	He Ting(81)

• PROCURATORIAL THEORY •

On Procuratorate Participating in Social Administration Innovation	Zhao Xianglin(88)
On Working Mechanism of the Connection of Prosecution and Intermediation from the View of FengQiao Experience	Peng Xinhua(94)
Value and Empirical Analysis on the Procuratorial Committees Deliberating Cases Online	Xie Fei(99)
Establishing Divergence Cases Transfer Mechanism in Procuratorial Organ	Jing Guichao(106)
Exploration and Practice of Chain Method on Initial Investigation to Corruption Cases	Yu Jingdong(109)

• INVESTIGATION REPORT •

Empirical Analysis on Strengthening Legal Supervision on Criminal Detention	Su Ximin(114)
---	---------------

• CASE STUDY •

Looking through Death Penalty Procedure of U. S. from Davis Case	Xiao Peiquan(118)
--	-------------------

• FOREIGN CRIMINAL LAW SCIENCE •

Review on DNA Testing Legislation in German Criminal Procedure Law	Chen Xuequan(123)
--	-------------------

(Translated by Ge Lin)