



环球法律评论 双月刊

总第四十三卷·2021年第4期(总第234期)

马克思主义法学专栏

实事求是的法理阐释

张 龔 5

理论前沿

价金超级优先权探疑

——以《民法典》第416条为中心

王利明 21

涉农地案件的诉源分析

——以司法大数据为基础的考察

孙晓勇 38

经营所得个人所得税纳税义务之构造

叶 姗 54

物上代位的体系整合与教义学结构

张 静 71

委托人与拍卖人的违约责任

——兼论《拍卖法》第40条第1款

郑 臻 88

GLOBAL LAW REVIEW is a bimonthly academic journal of law published by the Institute of Law, Chinese Academy of Social Sciences and distributed in China and abroad. Scholars and practitioners from all countries are cordially invited to contribute articles for the journal. Articles submitted may be in foreign languages or in Chinese. Any translations must be accompanied by author's authorization. Two copies of the journal will be sent to the writer or translator as soon as the article is published. All rights reserved.

从刑罚论视角看刑事责任年龄的修正根据与适用 李 川 100

防卫权向生命权让步

——不得实施极端防卫之理据 魏 超 116

环球评论

德国刑事证据禁止利益权衡理论的演进及其借鉴 王 颖 132

美国立法授权司法审查中的“可理解原则” 戴 林 148

国际法研究

论投资者—国家间仲裁中的东道国当地救济规则
——从《美墨加协定》切入 宋俊荣 163

跨国公司侵犯人权的司法救济困境
——以国际法与国内法的互动为出路 王惠茹 178

GLOBAL LAW REVIEW

Published by Institute of Law, Chinese Academy of Social Sciences(CASS)

15 Shatan Beijie, Beijing 100720, China

Email: glawreview@cass.org.cn

Tel: 010-64022194

Website: <http://www.globallawreview.org>

GLOBAL LAW REVIEW

(Bimonthly)

Volume 43

July 2021

Number 4

CONTENTS

SPECIAL COLUMN ON MARXIST LAW SCIENCE

Jurisprudential Interpretation of the Principle of Seeking Truth from Fact Zhang Yan 5

THEORETICAL FRONTS

On the Purchase Money Security Interest - Focusing on Article 416 of the Chinese Civil Code Wang Liming 21

The Sources of Litigation Involving Agricultural Land - An Analysis Based on Judicial Big Data Sun Xiaoyong 38

The Construction of Individual Business Income Tax Liability Ye Shan 54

The System Integration and Dogmatic Structure of Proprietary Substitution Zhang Jing 71

The Liability of the Client and the Auctioneer for Breach of Contract - Also on Article 40 (1)
of the Chinese Auction Law Zheng Zhen 88

The Basis and Application of the Revision of Age of Criminal Responsibility from the Perspective
of the Theory of Penalty Responsibility Li Chuan 100

The Right of Defense Giving Way to the Right to Life - Theoretical Basis of the Prohibition
of Extreme Defense Wei Chao 116

REVIEW OF FOREIGN LAWS

The Evolution and the Reference Value of the Interests Weighing Theory in the German Criminal
Evidence Prohibition Wang Ying 132

The "Intelligible Principle" in Judicial Review of Legislative Delegation in US Dai Di 148

INTERNATIONAL LAW ISSUES

Local Remedy Rules of the Host State in Investor-State Arbitration - From the Perspective
of the US-Mexico-Canada Agreement Song Junrong 163

The Dilemma of Judicial Remedies for Human Rights Violation by Transnational Corporations
- Interaction Between International Law and Domestic Law as a Solution Wang Huiru 178