

## **环球法津评论** 双月刊

总第四十五卷·2023 年第 6 期(总第 248 期)

## 环球首发

德国学者眼中的中国《民法典》:洞见、困惑、误读及其展望 ト元石 5 主题研讨:涉案企业合规制度改革与实务完善 涉案企业合规改革的潜在风险及对策分析 李本森 29 反思法院审前参与涉案企业合规的困境与出路 唐益亮 理论前沿 垄断协议"安全港"制度的性质定位与规范修复 焦海涛 63 我国反不正当竞争法商业数据专条的制度构建 ——兼评《反不正当竞争法(修订草案征求意见稿)》第18条 魏远山 80 机器学习的版权规则:历史启示与当代方案 97

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.

## GLOBAL LAW REVIEW Bimonthly

行政治理中的情感计算技术应用及其风险预防 黄雪英 114 犯罪论体系的评价标准 焦旭鹏 129 认罪认罚自愿性困境实证研究 王迎龙 147 当性理论的演讲的启示 环球评论 英美法中辅助证明政策规则正 ——兼评对我国行政诉讼的启示 徐庭祥 164 裁判员受贿操纵体育竞赛的刑法规制 -一个中德刑法的比较考察 林信铭 181 马克思主义法学专栏 我国特别类型法院设置制度史考察 刘 199 《环球法律评论》2023年总目录 217 **GLOBAL LAW REVIEW** 

版权为本刊所有。如欲转载、翻译或收录本刊内容,须先获得本刊书面许可。

Email: glawreview@cass.org.cn

Website: http://www.globallawreview.org

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

15 Shatan Beijie, Beijing 100720, China

Tel: 010-64022194

## **GLOBAL LAW REVIEW**

(Bimonthly)

Volume 45 November 2023 Number 6 **CONTENTS GLOBAL INITIAL PUBLICATION** Chinese Civil Code in the Eyes of German Scholars: Insights, Confusions, ..... Bu Yuanshi Misinterpretations and Prospects ..... THEME DISCUSSION: Reforming the System of Compliance of Corporations Involved in Criminal Cases and Improving Related Practices Potential Risks and Countermeasures in the Reform of the System of Compliance The Dilemma Faced by Courts in Pretrial Participation in the Compliance of Enterprises Involved in Criminal Cases and the Way out—From the Perspective of Standardizing the Operation Tang Yiliang of Public Prosecution Discretion THEORETICAL FRONTS The Nature and Normative Restoration of the "Safe Harbor" System for Monopoly Agreements ..... Jiao Haitao 63 Institutional Construction of a Special Article on Commercial Data in China's Anti-Unfair Competition Law—Also a Commentary on Article 18 of the Bill to Revise the Anti-Unfair 80 Copyright Rules for Machine Learning: Historical Implications and Contemporary Solution ...... Li An The Application of Affective Computing Technology in Administrative Governance The Criteria of Crime Theory Systems Jiao Xupeng Empirical Studies on the Dilemma of Voluntariness Faced by the System for Imposing Lenient **REVIEW OF FOREIGN LAWS** Evolution of the Legitimacy Theory of the Rules of Auxiliary Probative Policy in the Anglo-American Evidence Law and Its Implications for the Chinese Administrative Litigation ..... Xu Tingxiang 164 Criminal Law Regulation of Manipulation of Sports Competitions by Bribed Referees **SPECIAL COLUMN ON MARXIST LAW SCIENCE**