



环球法律评论

双月刊

总第四十一卷·2019年第6期(总第224期)

主题研讨:算法治理与人工智能

个性化经济中的算法规制和(不)完美执行

[德]克里斯托弗·布施

5

算法透明原则的迷思

——算法规制理论的批判

沈伟伟 20

刑事合规视野下人工智能的刑法评价进路

于冲 40

理论前沿

战争、和平与宪法共识

韩大元 58

需要重建公司王国吗?

——不宜用公司法统领全部企业类型

蒋大兴 70

“家”视野下的法治模式的中国面相

李拥军 86

沪伦通及其跨境转换制度:临时法角度的初步分析

唐应茂 106

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

合适成年人讯问时在场：

形式化背后的“无用论”反思

何挺 121

现代刑法的法益观：法益二元论的提倡

马春晓 134

我国数据犯罪的司法困境与出路：

以数据安全法益为中心

杨志琼 151

国际法研究

再论继承准据法确定中的区别制与同一制

——以法律关系、连结点和准据法三者的对应性为视角

沈涓 172

《环球法律评论》2019年总目录

186

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>

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。

GLOBAL LAW REVIEW

(Bimonthly)

Volume 41

November 2019

Number 6

CONTENTS

THEME DISCUSSION: Algorithm Governance and AI

Algorithmic Regulation and (Im)Perfect Enforcement in the Personalized Economy	Christoph Busch	5
The Myth of the Algorithmic Transparency Principle: A Critique of the Algorithm Regulation Theory	Shen Weiwei	20
Method of Evaluation of Artificial Intelligence in Criminal Law from the Perspective of Criminal Compliance	Yu Chong	40

THEORETICAL FRONTS

War, Peace and Constitutional Consensus	Han Dayuan	58
Is It Necessary to Rebuild the Corporation Kingdom? — The Inappropriateness of Letting the Corporate Law Govern All Types of Enterprises	Jiang Daxing	70
The Chinese Face of the Rule of Law Model from the “Family” Perspective	Li Yongjun	86
A Tentative Discussion of the Shanghai-London Stock Connect Scheme and Its Cross-Border Conversion Mechanism: A Preliminary Analysis from the Perspective of Temporary Law	Tang Yingmao	106
The System of Appropriate Adult’s Presence during Interrogation of Juvenile Suspects: Reflections on the “Uselessness” Argument behind the Formalization	He Ting	121
The Concept of Legal Interest in Modern Criminal Law: The Advocacy of Legal Interest Dualism	Ma Chunxiao	134
Judicial Dilemma of Data Crime in China and the Way-out: An Analysis Centered on CIA	Yang Zhiqiong	151

INTERNATIONAL LAW ISSUES

A Revisit of the Unitary System and the Scission System in the Determination of the Applicable Law of Succession: From the Perspective of the Correspondence Between Legal Relations, Connection Points and Applicable Laws	Shen Juan	172
---	-----------	-----

COMPOSITE TABLE OF CONTENTS: 2019

186