

目 录

【论文】

- 比较法的早期史 何勤华(1)
- 深化司法改革与刑事诉讼法修改的若干重点问题探讨 陈光中 唐彬彬(12)
- 论口供补强规则的展开及适用 向 燕(28)
- 过失犯的主观不法构成要件研究
——以过失个别化理论为视角 王 俊(49)
- 物权合同的发现:从尤里安到萨维尼 柯伟才(65)
- 论物权推定规范 王 雷(78)
- 法国新债法准合同规范研究 李世刚(88)
- 论指导性案例的“参照”效力及其裁判技术
——基于对已公布的42个民事指导性案例的实质分析 曹志勋(111)
- WTO 补贴协定中“公共机构”认定标准研究
——以 DS379 案为例 时业伟(135)
- 论格劳秀斯的不当得利学说与规则 苏彦新(147)

【民法典编纂】

- 意思表示理论中的沉默与拟制 杨代雄(155)
- 真意保留与戏谑行为的反思与构建 冉克平(172)

【法政时评】

- 米兰达规则五十周年的纪念与省思 刘 磊(185)

JOURNAL OF COMPARATIVE LAW

Bimonthly

Serial No. 148 Nov. 2016 No. 6

Contents

Articles

- Early History of Comparative Law *He Qinhua* (1)
- Discussion on Some Key Issues of Deepening the Judicial Reform and the Amendment of the Criminal
Procedure Law *Chen Guangzhong & Tang Binbin* (12)
- On the Corroboration Rule of Confessions and Its Application *Xiang Yan* (28)
- A Study on the Subjective Elements of Negligent Crime: In the Perspective of the Individualized Negligence
Theory *Wang Jun* (49)
- The Discovery of Real Contract: From Julian to Savigny *Ke Weicai* (65)
- Norms of Property Rights' Presumptions *Wang Lei* (78)
- A Study on Quasi-Contracts under the New French Obligations Law *Li Shigang* (88)
- On the Effect of Guiding Cases in China and their Application in the Legal Process: Based on the
Substantial Review of the 42 Published Guiding Cases *Cao Zhixun* (111)
- Identification Standards for "Public Body" at SCM: Taking Case DS379 for Example
..... *Shi Yewei* (135)
- Grotius' Doctrine and Rule of Unjust Enrichment *Su Yanxin* (147)

Codification of Civil Law

- Silence and Fiction in the Theory of Declaration of Will *Yang Daixiong* (155)
- Introspection and Construction of True Meaning Reservations and Playful Behavior
..... *Ran Keping* (172)

Comments on Legislation and Jurisdiction

- Reflections on Miranda Rules on Fiftieth Anniversary *Liu Lei* (185)

Index to 2016(199)