



理论前沿

- 罗马法中租赁与买卖的异同 [意] 奥利维耶罗·迪利贝尔托 5
- 政法委的构成与运作 刘忠 16
- 社会事实、价值与法律的规范性 沈宏彬 39
- 合法则性条件说的厘清与质疑 邹兵建 54
- 事实认定模式与我国刑事防错机制的完善 尚华 72
- 合同法上格式之战的学说变迁与规范适用 金晶 83

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.

互联网时代广播组织权制度的完善 刘文杰 106

劳动争议证明责任倒置说之批判 袁中华 121

环球评论

美国刑事快速审判权的宪法检验与立法嬗变 李本森 137

德国刑事协商制度的新发展及其启示 高通 152

国际法研究

论沿海国岛礁建设的边界、效应及中国的应对 叶泉 173

GLOBAL LAW REVIEW

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

15 Shatan Beijie, Beijing 100720, China

Tel: 010-64022194

Email: glawreview@cass.org.cn

Fax: 010-64014045

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