

目次

中国刑事法律四十年专题研究

- 1 健全落实罪刑法定原则的思考
——以醉驾致人死亡案件适用刑法“口袋罪名”为切入点..... 戴玉忠
- 12 中国现代刑法学嬗变的脉络与反思..... 时延安
- 24 我国犯罪构成模式改革的路径争论与建议..... 陈志军
- 35 “人权保障”及“科技进步”
——我国刑事证据制度四十年发展史及其核心要素、助推器..... 李学军

专稿

- 50 中国反腐治本论..... 何家弘

各科专论

- 62 论智能投顾运营者的民事责任 ——以信义义务为中心的展开..... 郑佳宁
- 73 民航空难事故赔偿：制度检视与完善路径..... 董念清
- 85 过失犯归责问题再探..... 郝川 詹惟凯
- 92 成本视角下的遗传资源财产权保护制度设计研究..... 何平
- 100 我国企业环保信用评价制度的重构进路..... 王莉

司法实践与改革

- 106 外国仲裁裁决在我国承认与执行程序的重构..... 张虎
- 116 “核实同案犯供述”的正当性证成与制度完善路径
——基于对《刑事诉讼法》第37条第4款的规范展开..... 孟婕

青年法苑

- 124 论我国岛礁建设活动的规范定位..... 邢政
- 134 欧美转基因食品标识制度的趋同化及我国的应对
——兼评美国S. 764法..... 肖鹏

LAW SCIENCE MAGAZINE

(Monthly)

No. 10 ,2018 (Serial No. 296)

Contents

Thinking and Prospect of Perfecting and Sound Implementing the Principle of

NullaPoena Sine Lege: Taking Pocket Charges Applied to Death Caused by

Drunk Driving as a Starting Point Dai Yuzhong(1)

On the Evolution of Modern Criminal Law in China Shi Yan'an(12)

Arguments and Suggestions on the Reform Route of Mode of Crime Constitution in

China Chen Zhijun(24)

“Protection of Human Rights” and “Advancement of Technology”: Development

of Chinese Criminal Evidence System in the Past 40 Years, Its Key Element

and Booster Li Xuejun(35)

On Treating Causes of Corruption in China He Jiahong(50)

On the Civil Liability of Robo – Advisor Operators: An Expansion Centering on

Fiduciary Duties Zheng jianing(62)