



理论前沿

- 标准必要专利权人的 FRAND 声明之法律性质探析 管育鹰 5
- 瑕疵证据的补正与合理解释 易延友 19
- 《海商法》下海难救助制度的架构完善 初北平 39
- 信息社会中的技术反噬效应及其法治挑战
——基于四起网络舆情事件的观察 陆宇峰 54
- 拒绝权视角下的无效行政行为 张青波 69
- 正当防卫中法益衡量问题的客观归责之解 熊琦 86
- 诉讼经历与城市居民的司法信任
——以上海为例的调查分析 周立民 104

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.

人工智能作品合理使用困境及其解决 张金平 120

认罪认罚与刑事和解的衔接适用研究 赵恒 133

环球评论

股东压制的公司法救济:英国经验与中国实践 李建伟 148

国际法研究

国内法域外适用及其应对
——以美国法域外适用措施为例 廖诗评 166

国际经贸规则适用的差异化现象及其法律应对 钟英通 179

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>