

国际法研究

(双月刊)

2021年第6期

(总第46期)

目 录

《中欧全面投资协定》与监管权：战略机遇及外部风险	叶斌(3)
论国际法在中国的传播及发展 ——从“公法”译词展开	吴官政 王传丽(22)
论国际人权条约中的国家间来文	戴瑞君(35)
《指导各国在月球和其他天体上活动的协定》的再审查及我国考量 ——以外空资源开发为视角	杨宽(54)
数据竞争的美欧战略立场及中国因应 ——基于国内立法与经贸协定谈判双重视角	洪延青(69)
美国域外管辖权限制因素研究 ——以第三和第四版《美国对外关系法重述》为中心	郭玉军 王岩(82)
外国惩罚性损害赔偿判决的承认与执行 ——以大陆法系国家司法实践为考察对象	吴用(98)
法律实证研究视角下的仲裁法修订：共识与差异	毛晓飞(110)
《国际法研究》2021年总目录	(127)

CONTENTS

The China-EU Comprehensive Agreement on Investment and the Right to Regulate: Opportunities and Challenges	<i>Ye Bin</i> (3)
A Study of the Dissemination and Development of International Law in China: From the Translation of “Public Law”	<i>Wu Guanzheng and Wang Chuanli</i> (22)
On Inter-State Communication in International Human Rights Treaties	<i>Dai Ruijun</i> (35)
Review of the Moon Agreement and China’s Considerations Under the Prospect of Space Resources Exploitation	<i>Yang Kuan</i> (54)
U. S. and European Strategic Positions on Data Competition and the Response of China: From the Perspective of Domestic Legislations and Negotiations of Trade and Investment Agreements	<i>Hong Yanqing</i> (69)
A Study on the Limits to Extraterritorial Jurisdiction in the United States: From the Perspective of the Comparation of the Restatements (Third & Fourth) of the Foreign Relations Law	<i>Guo Yujun and Wang Yan</i> (82)
On Recognition and Enforcement of Foreign Punitive Damages Judgments: From the Perspective of Judicial Practices in Civil Law Countries	<i>Wu Yong</i> (98)
Revision of Arbitration Law from the Perspective of Empirical Legal Research: Consensus and Differences	<i>Mao Xiaofei</i> (110)
Composite Catalog, 2021	(127)