



目 录

专 稿

- 中国国际法研究的守正创新 黄进(3)

专 论

- 国际法中的默认及其在司法实践中的认定与效力 黄影 张海文(16)

- 论沿海国在争议专属经济区内对外国船舶污染的管辖权 张亮 刘松涛(31)

- 气候变化诉讼中因果关系的认定标准 唐颖侠 高明(50)

- 出口管制安全化扩张与多边贸易体制规制 孙安艺 胡加祥(63)

- 《新加坡调解公约》下国际商事调解协议的法律效力 江保国(81)

- 跨国代孕案件中德国法院承认外国判决的变迁与启示 李珏 肖永平(96)

- 论国际投资仲裁中的异议意见制度 傅攀峰(114)

指导性案例研究

- 仲裁协议的效力基础及其要件重构

- 从最高人民法院指导性案例 196 号切入 武振国(131)

- 论仲裁司法审查中公共政策的平衡

- 从最高人民法院指导性案例 199 号切入 冯硕(146)

CHINESE REVIEW OF INTERNATIONAL LAW

(Bimonthly)

No. 3 , May 2024

CONTENTS

Integrity and Innovation in Chinese International Law Research	<i>Huang Jin</i> (3)
<hr/>	
Acquiescence in International Law and Its Determination and Effects in International Judicial Practice	<i>Huang Ying and Zhang Haiwen</i> (16)
An Analysis on the Jurisdiction of Coastal States over Pollution from Foreign Vessels in the Disputed Exclusive Economic Zone	<i>Zhang Liang and Liu Songtao</i> (31)
Determination of Causation in Climate Change Litigation	<i>Tang Yingxia and Gao Ming</i> (50)
The Securitization Expansion of Export Controls and the Regulation of Multilateral Trading Regime	<i>Sun Anyi and Hu Jiaxiang</i> (63)
The Legal Effects of International Settlement Agreements Resulting from Mediation Under <i>Singapore Convention on Mediation</i>	<i>Jiang Baoguo</i> (81)
Vicissitude and Illumination of the Recognition of Foreign Judgments by German Courts in Transnational Surrogacy Cases	<i>Li Jue and Xiao Yongping</i> (96)
Dissenting Opinions in International Investor – State Arbitration	<i>Fu Panfeng</i> (114)
 Study on Guiding Cases of the Supreme People's Court of P. R. C.	
The Basis of the Validity of Arbitration Agreement and the Reconstruction of Its Requirements: With Focus on the Guiding Case No. 196 Decided by the Supreme People's Court of the People's Republic of China	<i>Wu Zhenguo</i> (131)
The Balance of Public Policy in Arbitration Judicial Review: From the Perspective of the Guiding Case No. 199 Decided by the Supreme People's Court of the People's Republic of China	<i>Feng Shuo</i> (146)