



目 录

专 稿

- 《关于建立国际调解院的公约》谈判过程与焦点 纪小雪(3)

- 国际法院第三国条约解释型参加程序研究 何志鹏 周 萌(20)

- 人权条约机构解释条约的规范性研究
——以人权事务委员会的解释为例 姜居正(38)

- 国家安全泛化的国际经济法规制 顾 宾(54)

- 涉自然保护地治理的国际投资仲裁：实践困境与协调方案
..... 钱嘉宁(66)

- 外国国有企业在美国法院的刑事豁免问题研究 阮京丞(81)

- 美国数据跨境监管立场转向：从自由流动到安全流动
..... 周 辉 同文光(100)

- 论中国《外国国家豁免法》中国家财产的执行豁免 纪林繁(115)

- 论中国禁诉令制度中礼让原则的适用 潘诗良(133)

- 粤港澳大湾区商事调解制度的规范逻辑 林 健(149)

CHINESE REVIEW OF INTERNATIONAL LAW

(Bimonthly)

No. 3, May 2025

CONTENTS

Process and Key Issues of the Elaboration on the <i>Convention on the Establishment of the International Organization for Mediation</i>	Ji Xiaoxue (3)
Study on Conventional Construction Intervention by Third States Before the International Court of Justice	He Zhipeng and Zhou Meng (20)
Normative Study on the Interpretation of Treaties by Human Rights Treaty Bodies: The Example of the Human Rights Committee's Interpretations	Jiang Juzheng (38)
Regulation of Generalization of National Security Through International Economic Law	Gu Bin (54)
The Practical Dilemma and Coordination Scheme of International Investment Arbitration Concerning Nature Reserve Governance	Qian Jianing (66)
A Study of the Criminal Immunity of Foreign State-Owned Enterprises in U. S. Courts	Ruan Jingcheng (81)
The Shift in U. S. Cross-Border Data Regulation: From Free Flow to Secure Flow	Zhou Hui and Yan Wenguang (100)
On the Enforcement Immunity of State Property Under China's <i>Foreign State Immunity Law</i>	Ji Linfan (115)
On the Application of Comity Principle in China's Judicial Practice of Anti-Suit Injunction	Pan Shiliang (133)
Normative Logic of Commercial Mediation System in the Guangdong – Hong Kong – Macao Greater Bay Area	Lin Jian (149)