

国际法研究

(双月刊)

二〇一八年第四期

(总第26期)

专题：国家的“回归”与国际法律秩序的重建

国家的“离开”“回归”与国际法的未来 蔡从燕(3)

投资者—国家争端解决机制的革新与国家的“回归” 朱明新(16)

国家的“浮现”与“正名”

——网络空间主权的层级理论模型释义 杨帆(31)

中印边界争端谈判机制探讨 王玫黎(48)

裁量余地原则在国际争端解决中的适用及其拓展 孙南翔(60)

中亚国家国际投资仲裁中腐败问题研究

——以以色列金属技术有限公司诉乌兹别克斯坦案为例

..... 王晓峰 阿迪拉·阿布里克木(78)

在“一带一路”框架下改革我国的国际税收制度 李娜(91)

红十字国际委员会《〈日内瓦第二公约〉评注》修订版：揭秘海上武装冲突法

..... [比利时]布鲁诺·德梅耶尔 [比利时]让-马里·亨克尔茨

[荷]海伦·西姆斯特拉 [瑞典]艾伦·诺尔著 李尊然译(100)

为未来保护过去：法律如何在武装冲突中保护有形和无形文化遗产

..... [瑞士]克里斯蒂安娜·若阿诺-格拉迪斯著 廖凡译(113)

CONTENTS

Special Topic on the Return of the State and Reconstruction of International Legal Order	
The Leaving and Return of the State and the Future of International Law	<i>Cai Congyan</i> (3)
The Reformation of ISDS Mechanism and the Return of the State	<i>Zhu Mingxin</i> (16)
The Emergence of the State in Cyberspace and Its Theoretical Bases; Cyber-Sovereignty from the Perspective of Layer Model	<i>Yang Fan</i> (31)
A Study of the Sino-Indian Boundary Negotiation Mechanism	<i>Wang Meili</i> (48)
The Application of the “Margin of Appreciation” in International Adjudication and Its Further Implications	<i>Sun Nanxiang</i> (60)
International Investment Arbitration Involving Corruption in Central Asian Countries; <i>Metal-Tech v. Uzbekistan</i> as an Example	<i>Wang Xiaofeng and A Di La • A Bu Li Ke Mu</i> (78)
The Reform of China’s International Tax System within the Framework of the “Belt and Road Initiative”	<i>Li Na</i> (91)
The Updated ICRC Commentary on the Second Geneva Convention; Demystifying the Law of Armed Conflict Sea	<i>Bruno Demeyere, Jean-Marie Henckaerts, Heleen Hiemstra and Ellen Nohle</i> (Translated by <i>Li Zunran</i>) (100)
Protecting the Past for the Future; How Does Law Protect Tangible and Intangible Cultural Heritage in Armed Conflict?	<i>Christiane Johannot-Gradis</i> (Translated by <i>Liao Fan</i>) (113)