

国际法研究

(双月刊)

二〇一九年第 1 期
(总第 29 期)

- 国际法的发展动态及值得关注的前沿问题 黄惠康(3)
- 中国对外投资与东道国政策 [德]伦纳·库尔姆斯著 任宏达译 廖凡校(15)
- 安理会决议后的美国二级制裁合法性探析 赵海乐(34)
- 论海洋渔业资源的法律地位
——以 1982 年《联合国海洋法公约》为中心 王传良 张晏瑜(44)
- 析欧洲《平等待遇指令》与欧盟法院关于职场宗教歧视的裁决 武文扬(61)
- 论国际投资仲裁的公开 丁丁 刘璐(73)
- 法国商事仲裁二元立法模式及其启示 傅攀峰(86)
- 论国际私法公共政策之人权内涵 刘阳(101)
- 俄罗斯的国际法观和一种世界秩序的特殊主义路径
——评马尔克苏《俄罗斯的国际法进路》 牟文富(114)

CONTENTS

Recent Development and Frontier Issues in International Law	<i>Huang Huikang</i> (3)
Chinese Outbound Foreign Investment and Host Country Policies <i>Rainer Kulms (Translated by Ren Hongda, Proofread by Liao Fan)</i> (15)	
The Legality of US Secondary Sanctions after UN Resolutions <i>Zhao Haile</i> (34)	
On the Legal Status of Marine Fishery Resources: From the Perspectives of the United Nations Convention on the Law of the Sea <i>Chuan-Liang Wang and Yen-Chiang Chang</i> (44)	
Employment Equality Framework Directive: CJEU's Rulings on Cases Concerning Discrimination Based on Religion in Workplace <i>Wu Wenyang</i> (61)	
Publicity of International Investment Arbitration <i>Ding Ding and Liu Lu</i> (73)	
The Dualistic Model of French Commercial Arbitration Law and its Reference Value <i>Fu Panfeng</i> (86)	
The Human Rights Connotation of Public Policy in the Private International Law <i>Liu Yang</i> (101)	
Russia's Position on International Law and A Particularistic Approach to World Order: A Review on <i>Russian Approaches to International Law</i> <i>Mou Wenfu</i> (114)	