

国际法研究

(双月刊)

二〇一六年第三期
(总第 13 期)

专家学者评南海仲裁案

“历史性权源”在《联合国海洋法公约》中的法律地位：

兼评南海仲裁案中菲律宾的相关主张 谈中正(3)

南海仲裁案中有关低潮高地问题的评析 包毅楠(23)

南海仲裁案所涉低潮高地诉求的管辖权问题

——评析本案管辖权和可受理性裁决 黄靖文(36)

《联合国海洋法公约》附件七仲裁评述

——结合南海仲裁案的管辖权问题 密晨曦(55)

论《巴黎协定》中“自下而上”机制及启示 秦天宝(64)

从《京都议定书》到《巴黎协定》：开启新的气候变化治理时代 何晶晶(77)

国际法委员会危害人类罪条款草案中防止义务的地域范围 宋天英(89)

论东京审判中的破坏和平罪 薛 茹(102)

英国再保险合同法律适用中的当事人默示选法 何 丹(117)

CONTENTS

Experts' Review on the *South China Sea Arbitration*

The Legal Status of the “Historic Titles” in the United Nations Convention on the Law of the Sea;
With Special Reference to the Philippines’ Relevant Claims in the *South China Sea Arbitration*

..... *Tan Zhongzheng* (3)

An Analysis of Low-Tide Elevations in the *South China Sea Arbitration* *Bao Yinan* (23)

Issues of Jurisdiction over the Submissions Concerning Low-tide Elevation in the *South China
Sea Arbitration*: Analysis on its Award on Jurisdiction and Admissibility *Huang Jingwen* (36)

A Review on the Arbitration under Annex VII of the United Nations Convention on the Law of the Sea

—with Reference to the Issues of Jurisdiction on the *South China Sea Arbitration*

..... *Mi Chenxi* (55)

The “Bottom-Up” Approach in the Paris Agreement and Its Enlightenment *Qin Tianbao* (64)

From Kyoto Protocol to Paris Agreement: the Start of a New Climate
Governance Age *He Jingjing* (77)

The Geographical Scope of the Obligation to Prevent in the ILC Draft Articles on Crimes
against Humanity *Song Tianying* (89)

On the Crimes Against Peace in the Tokyo Trial *Xue Ru* (102)

The Parties’ Implied Choice of the Applicable Law of the Reinsurance Contract
in England *He Dan* (117)