

国际法研究

(双月刊)

二〇一五年第三期
(总第 7 期)

- 对美国国务院报告质疑中国南海断续线的评析与辩驳 黄 瑶 黄靖文(3)
- 美国对《联合国海洋法公约》的态度 晁 译(18)
- 论涉外推定管辖的完善 甘 勇(43)
- 欧盟消费者在线争议解决机制的新发展
——2013 年《欧盟消费者在线争议解决条例》述评 邹国勇 李俊夫(56)
- 美国联邦法院确认外国仲裁裁决的管辖权问题
——以涉及中国政府的两个案件为例 李庆明(68)
- 从嗣后行为理论看 WTO “加入议定书”性质 刘雪红(83)
- 两岸四地经济合作的规则治理 谷 川(101)
- 多边贸易体制下的动物福利与土著群体生存利益之辩
——WTO 上诉机构欧盟海豹案裁决的启示 胡建国(112)

CONTENTS

| | |
|--|--|
| A Commentary and Refutation of the US State Department's Report on China's Dashed-Line in the South China Sea | <i>Huang Yao and Huang Jingwen</i> (3) |
| The Attitude of the United States to UNCLOS | <i>Chao Yi</i> (18) |
| On The Perfection of the Implied Jurisdiction in International Litigation | <i>Gan Yong</i> (43) |
| The New Developments of Consumer ODR Mechanism in EU: A Brief Review on the EU Regulation on Consumer ODR of 2013 | <i>Zou Guoyong and Li Junfu</i> (56) |
| Jurisdiction Issues in Confirming Foreign Arbitral Awards in the Federal Courts of the United States: Study of Two Cases Involving the Chinese Government | <i>Li Qingming</i> (68) |
| Insight on Legal Nature of WTO Accession Protocol from the Perspective of Subsequent Practice Theory | <i>Liu Xuehong</i> (83) |
| On the Rule Governance of Economic Cooperation among Four Regions across the Taiwan Straits | <i>Gu Chuan</i> (101) |
| The Relationship between the Animal Welfare and the Subsistence of Indigenous Communities under the Multilateral Trade System: Insights from WTO Appellate Body Rulings of the EU-Seals Case | <i>Hu Jianguo</i> (112) |