

# 国际法研究

(双月刊)

二〇一九年第五回  
(总第 33 期)

- 开放包容：新时代中国国际法愿景的文化层面 ..... 何志鹏 魏晓旭( 3 )
- 论强制仲裁在国际争端解决中的历史演进 ..... 刘衡( 19 )
- 西班牙司法实践对普遍刑事管辖相关原则的解读 ..... 冯洁菡 邱慧心( 41 )
- 全球视野下的国家人权行动计划：一种宏观图景 ..... 许尧( 54 )
- 《残疾人权利公约》第 12 条：透过历史文本的解读 ..... 李敬 亓彩云( 64 )
- 中美贸易摩擦中的“强制技术转让”争议及其法理分析  
——以技术转让政策南北差异论为分析框架 ..... 沈伟 厉潇然( 81 )
- 俄罗斯资本弱化规则新发展及对中国的启示 ..... 崔晓静 潘敏( 100 )
- 国际投资仲裁中税收例外条款的适用  
——基于 ECT 近期案件 ..... 黄丽萍( 117 )

# **CONTENTS**

Openness and Inclusiveness: Cultural Dimension of China's Vision of International Law in the New Era	.....	<i>He Zhipeng and Wei Xiaoxu</i> (3)
The Evolution of Compulsory Arbitration in the Settlement of International Disputes	.....	<i>Liu Heng</i> (19)
Spain's Judicial Practice on Relevant Principles of Universal Criminal Jurisdiction	.....	<i>Feng Jiehan and Qiu Huixin</i> (41)
National Human Rights Action Plans: A Macro View from a Global Perspective	.....	<i>Xu Yao</i> (54)
Article 12 of UNCRPD: Understanding from the Historical Text Perspectives	.....	<i>Li Jing and Qi Caiyun</i> (64)
Forced Technology Transfer in the China-US Trade Friction and the Jurisprudential Analysis in an Interpretative Paradigm of North-South Divide in Technology Transfer Policy	.....	<i>Shen Wei and Li Xiaoran</i> (81)
The Developments in Russia Thin Capitalization Rule and Its Enlightenment to China	.....	<i>Cui Xiaojing and Pan Min</i> (100)
Reflections on the Application of Tax Carve-outs in International Investment Arbitrations under the ECT	.....	<i>Huang Liping</i> (117)