

第三十九卷第一期(总第二二八期) 2017年1月

- 当代中国法治共识的形成及法治再启蒙 顾培东 (3)
行政行为程序瑕疵的指正 杨登峰 (24)
刑法修正：维度、策略、评价与反思 梁桂林 (42)
受贿犯罪保护法益与刑法第388条的解释 ... 黎 宏 (66)
基层法院审判委员会压力案件决策的
实证研究 王伦刚 刘思达 (80)

广播组织权的客体
——兼析“以信号为基础的方法” 王 迂 (100)
包需求合同的法理与适用 刘承韪 (123)
保险法上如实告知义务之新检视 李 飞 (140)

2016年后反倾销领域中国(非)市场经济
地位问题 左海聪 林思思 (157)
国际私法与民法典的分与合 宋 晓 (175)

· 马克思主义法学专论 ·
党管政法：党与政法关系的演进 周尚君 (196)

封面题字：吴应武

CHINESE JOURNAL OF LAW

(Bimonthly)

Vol. 39, No. 1, January 2017

CONTENTS

The Formation of a Consensus and Re-enlightenment on the Rule of Law

in Contemporary China *Gu Peidong* (3)

The Use of *Zhi-zheng* by Chinese Courts

in Dealing with Procedural Flaws in Administrative Acts *Yang Dengfeng* (24)

Dimensions, Strategies, Evaluations of and Reflections on

the Revision of the Criminal Law in China *Liang Genlin* (42)

Protected Legal Interest in the Crime of Bribery and

the Interpretation of Article 388 of the Chinese Criminal Law *Li Hong* (66)

An Empirical Study on How the Adjudication Committee

in Basic-Level Courts Handle Cases with External Pressure *Wang Lungang, etc.* (80)

On the Subject Matter of Broadcasting Organizations' Right *Wang Qian* (100)

Jurisprudence and Application of Requirement Contract *Liu Chengwei* (123)

A Critical Review of the Duty of Disclosure in Insurance Law *Li Fei* (140)

China's (Non-) Market Economy Status in the Anti-dumping Field

after 2016 *Zuo Haicong, etc.* (157)

Unification or Separation of the Civil Code and Private International Law *Song Xiao* (175)

The System of the Party's Leadership over Political and Legal Work

in China *Zhou Shangjun* (196)