## **TABLE OF CONTENTS**

## 目 录

| 跨国河流利用中公平利用原则和不造成重大损害原则的关系   |     |
|--|-----|
| The Relationship between the Principle of Equitable Utilization and the  |     |
| Principle of No Major Damage in Terms of the Utilization of Transnational Rivers   |     |
| 邓紫恂  | 129 |
| VIE 架构监管困境的新突破及各方因应<br>New Breakthroughs in the Supervision Dilemma of VIE Structures and the<br>Responses of Various Parties                        |     |
| 刘汉青  | 137 |
| 公私法协动视角下的生态损害修复制度<br>Ecological Damage Restoration Mechanism from the Perspective of<br>Coordinating Public Law and Private Law                      |     |
| 罗伟轩  | 145 |
| 论帅英骗保案的出罪路径<br>The Route of Decriminalization to the Insurance Fraud Case of Shuai Ying  |     |
| 张子钰  | 153 |
| 网络暴力的刑法规制<br>Criminal Law Regulation of Cyber Violence   |     |
| 周宁   | 163 |
| 互联网金融背景下第三方支付的法律问题<br>Legal Issues of Third-Party Payments in the Context of Internet Finance  |     |
| 丁杰   | 169 |
| 区块链争议规制的国际私法路径<br>Dispute Resolution for Blockchain in International Private Law Approach  |     |
| 朱馨怡  | 179 |
| 夫妻间公开婚外情的隐私侵权法律问题研究<br>Study on the Privacy Infringement of Public Extramarital Affairs<br>between Spouses   |     |
| 刘思雨  | 187 |
| 我国涉外夫妻财产关系法律适用的司法分歧及解决思路<br>Judicial Disagreements and Solutions in the Application of Law on<br>Property Relations between Foreign Couples in China |     |
| 松州亭  | 106 |

Published Online December 2021 in Hans (<a href="http://www.hanspub.org/journal/ds">http://www.hanspub.org/journal/ds</a>)

| 试析户籍制度改革对属人法连结点认定的影响   |     |
|--|-----|
| An Analysis of the Impact of the Reform of the Household Registration  |     |
| System on the Identification of the Connecting Point of the Personal Law   |     |
| 施琦琪  | 202 |
| 美国事证开示程序的域外效力及阻断路径探究   |     |
| Research on Extraterritoriality of American Discovery Process and  |     |
| Blocking Approach  |     |
| 胡洋铭  | 211 |
| 论《海商法》修改背景下内河货物运输的立法模式   |     |
| Study on the Legislative Mode of Inland River Cargo Transportation under the Background of the Revision of <i>Maritime Law</i> |     |
| 高凡   | 210 |
|  | 219 |
| 海洋环境民事公益诉讼原告资格问题研究   |     |
| Study on the Qualification of Plaintiffs in Civil Public Interest Litigation of the Marine Environment                         |     |
| 潘馨怡  | 224 |
|  |     |
| 船舶融资租赁合同中的根本违约问题研究<br>Study on the Fundamental Default in Ship Finance Lease Contract  |     |
| 竞琳   | 222 |
|  | 233 |
| 竞争中立之中国因应<br>Chinese Response to Competitive Neutrality  |     |
| 王思敏  | 244 |
|  | 244 |
| 浅析公共承运人在我国海商法框架下存在的必要性<br>Analysis on the Necessity of Public Carriers under the Framework of                                  |     |
| China's Maritime Law   |     |
| 郑泽兰  | 251 |
| 国际投资保护与兼顾双方利益  |     |
| 国際技英保护与来嶼及方列型<br>International Investment Protection and Considering Interests of Both Sides                                   |     |
| 马妍   | 257 |
|  |     |
| 网络游戏外挂的刑法规制<br>Criminal Law Regulations of Online Game Plug-In   |     |
| 朱小雅  | 262 |
|  | 203 |
| 选择之债的具体适用<br>The Specific Application of the Debt of Choice  |     |
|  | 2=2 |
| 吴昊   | 270 |

## 

Hans汉斯

Dispute Settlement, Vol.7, No.4, 129-293