

国际法研究

(双月刊)

二〇一五年第四期

(总第8期)

- 中国海法典编纂论纲 司玉琢 李天生(3)
- 对完善中国海上运输法律制度的思考 张永坚(20)
- 国际货物买卖法与海上货物运输法对接机制之构建 傅廷中(29)
- 海事赔偿责任限制权利之行使 邬先江(40)
- “区域”内考古和历史文物的权利归属问题研究 肖 雄(55)
- 日本低潮线和离岛保全的相关法律制度研究 张晓天(70)
- 中国海商法学发展评价 张文广(96)
- 比特币：自我监管与强制法律之间的数字货币 伦纳·库尔姆斯(110)

CONTENTS

Theoretical Outline for Chinese Codification of Maritime Law	<i>Si Yuzhuo and Li Tiansheng</i>	(3)
On Perfecting Chinese Legal System of Carriage of Goods by Sea	<i>Zhang Yongjian</i>	(20)
On the Construction of Mechanism for Connecting the Laws of International Sale of Goods and Carriage of Goods by Sea	<i>Fu Tingzhong</i>	(29)
Exercising the Right of Limitation of Liability for Maritime Claims	<i>Wu Xianjiang</i>	(40)
Ownership of the Archaeological and Historical Objects in the Area	<i>Xiao Xiong</i>	(55)
A Study on the Japanese Legal System of the preservation of Low-water Lines and Remote Islands	<i>Zhang Xiaotian</i>	(70)
The Evaluation of China Maritime Law Studies	<i>Zhang Wenguang</i>	(96)
Bitcoin-A Digital Currency between Self-Regulation and Mandatory Law	<i>Rainer Kulms</i>	(110)