

国际法研究

(双月刊)

二〇一九年第一期

(总第 29 期)

国际法的发展动态及值得关注的前沿问题 黄惠康(3)

中国对外投资与东道国政策

..... [德] 伦纳·库尔姆斯著 任宏达译 廖凡校(15)

安理会决议后的美国二级制裁合法性探析 赵海乐(34)

论海洋渔业资源的法律地位

——以 1982 年《联合国海洋法公约》为中心 王传良 张晏瑜(44)

析欧洲《平等待遇指令》与欧盟法院关于职场宗教歧视的裁决 武文扬(61)

论国际投资仲裁的公开 丁丁 刘璐(73)

法国商事仲裁二元立法模式及其启示 傅攀峰(86)

论国际私法公共政策之人权内涵 刘阳(101)

俄罗斯的国际法观和一种世界秩序的特殊主义路径

——评马尔克苏《俄罗斯的国际法进路》 牟文富(114)

CONTENTS

Recent Development and Frontier Issues in International Law	<i>Huang Huikang</i> (3)
Chinese Outbound Foreign Investment and Host Country Policies	<i>Rainer Kulms</i> (Translated by <i>Ren Hongda</i> , Proofread by <i>Liao Fan</i>) (15)
The Legality of US Secondary Sanctions after UN Resolutions	<i>Zhao Haile</i> (34)
On the Legal Status of Marine Fishery Resources; From the Perspectives of the United Nations Convention on the Law of the Sea	<i>Chuan-Liang Wang and Yen-Chiang Chang</i> (44)
Employment Equality Framework Directive; CJEU's Rulings on Cases Concerning Discrimination Based on Religion in Workplace	<i>Wu Wenyang</i> (61)
Publicity of International Investment Arbitration	<i>Ding Ding and Liu Lu</i> (73)
The Dualistic Model of French Commercial Arbitration Law and its Reference Value	<i>Fu Panfeng</i> (86)
The Human Rights Connotation of Public Policy in the Private International Law	<i>Liu Yang</i> (101)
Russia's Position on International Law and A Particularistic Approach to World Order; A Review on <i>Russian Approaches to International Law</i>	<i>Mou Wenfu</i> (114)