

国际法研究

(双月刊)

二〇一七年第一期

(总第17期)

国际人权法专论

在遵行中挑战：为中国的人权立场赢得更多支持

..... 汤姆·茨瓦特著 曲相霏译(3)

金砖国家、国际合作和人权话语南方国家视角的思考

..... 瑟格斯·卡姆噶著 郝鲁怡译(16)

国际法中的发展权：三十年后的新动力？

..... 卡琳·阿特斯 瓦塔邦加贡·托莫著 徐云霞译 何田田校(26)

国际关系中自然法的形成与功能 何志鹏(47)

南海仲裁案裁决中有关岛礁法律地位问题的评介 马金星(63)

海洋划界中的“灰区”问题 吴继陆(84)

论《联合国气候变化框架公约》下相关法律文件的地位与效力

——兼论对我国气候外交谈判的启示 戴宗翰(94)

违反一裁终局原则对仲裁协议效力的影响：基于中国实践的实证分析

..... 宋连斌 黄保持(111)

CONTENTS

Special Column on the International Human Rights Law

Contesting through Compliance: How China can Gain More Support for its Human Rights Positions
..... *Tom Zwart (Translated by Qu Xiangfei)* (3)

BRICS, International Cooperation and Southern Perspectives to the Human Rights Discourse:

Some Reflections *Serges Djoyou Kanga (Translated by Hao Luyi)* (16)

The Right to Development in International Law: New Momentum Thirty Years Down the Line?

..... *Karin Arts and Atabongawung Tamo (Translated by Xu Yunxia)* (26)

The Formation and Function of Natural Law in International Relations

..... *He Zhipeng* (47)

Review of the Award on the Legal Statue of Maritime Features in South China Sea Arbitration

..... *Ma Jinxing* (63)

The “Grey Area” in Maritime Delimitation *Wu Jilu* (84)

Analysis the Legal Status and Effect of Legal Instrument under the UNFCCC: Enlightenment to China’s

Diplomatic Negotiation on Climate Change Issues *Tsung-Han Tai* (94)

The Effect of Violating the Principle of Finality of Arbitral Award on the Validity of Arbitration

Agreement: Empirical Analysis Based on the Practices of PRC

..... *Song Lianbin and Huang Baochi* (111)