Index

active criminal laws 167
‘act of borrowing another’s name, the’ 192, 195
act of borrowing names 194, 195, 198
adequacy decision 121
adequacy recognition of EU 126
Administrative Lawsuit Act 257
agreement, nature and validity of 196–200
Article 52 of Contract Law 200–205
house-purchasing contract and house-registering contract 205–7
mainland China 192–96
Taiwan 190–92
American music copyright 221, 222
apparent judicialization of social problems 168–70
Apple online music store 218
Aquinas 38
Archives Law, Article 16 128–29, 131
Aristotle 37
Article 21 and 22 of State Secret Maintenance Law 128, 131
Article 11bis (1) of the Berne Convention 232, 233
Article 11bis (1)(ii) of the Berne Convention 234–37, 239, 244
‘broadcasting and related rights’ 240
Article 10 in the China Copyright Law 237
Article 10(11) in the China Copyright Law 232, 236
Article 16 of Archives Law 128–29, 131
Article 19 of Certified Public Accountant Law 128, 131
Article 26 of China’s Consumer Rights and Interests Protection Law 2013 85
Article 529 of Civil Law (Taiwan) 191–92
Article 26 of Consumer Law 2013 85, 86, 93
Article 2 of Contract Law 196
Article 40 of Contract Law 86
Article 52 of Contract Law 200–205
Article 68 of Contract Law 203
Article 74 of Contract Law 202–3
Article 127 of Contract Law 95
Article 40 of Copyright Law of the P.R.C. 216
Article 238 of Criminal Law 182
Article 50 of Criminal Procedure Law 143
Article 187 of Criminal Procedure Law 144
Article 195 of Criminal Procedure Law 148
Article 288 of EC Treaty 118
Article 46 of EU Directive of 2006 119
Article 47(1) of EU Directive of 2006 119, 121
Article 47(1)(e) of EU Directive of 2006 121
Article 47(2) of EU Directive of 2006 121
Article 32 of Food Safety Law 105
Article 34 of Food Safety Law 105
Article 98 of Food Safety Law 100
Article 6 of General Principles of Civil Law 203
Article 15 of Guidelines on the Application of Law in Disputes Concerning a Contract of Sale and Purchase 197, 211
Article 4 of ‘Interim Measures for Radio and TV Stations Paying for Broadcasting Audio Recordings’, the 223
Article 4 of Safeguards Guaranteeing Protection of the Rights of Those Facing the Death Penalty 147
Article 2(a)(1) of Sarbanes-Oxley Act of 2002 (SOX) 122
Article 106(c) of Sarbanes-Oxley Act of 2002 (SOX) 120
Article 12 of Securities Exchange Act (SEC)1934 122
Article 20 of the Berne Convention 241
Article 10 of the China Copyright Law 242
Article 45 of the China Copyright Law 238, 244–45
Article 35(1) of the Draft Amendment of China Copyright Law 247
Article 42 of the Draft Amendment of China Copyright Law 250
Article 62 of the Patent Act 267
Article 3(g) of the Rome Convention 234
Article 13 of the Rome Convention 246
Article 14.3 of the TRIPS Agreement 246, 247
Article 1 of the WCT 241
Article 8 of the WCT 240–42, 250
Article 8 of WIPO Copyright Treaty (WCT) 237, 241
Articles 30 and 32 of Consumer Law 95
Articles 114 and 115 of Criminal Law 174
asymmetric paternalism 88
Attitudinal Model 11–14
audit oversight, international cooperation on, EU model 124–25
Baidu 238–39
Bai Wanqing v. Chengdu Nanxun Marketing Inc. 262, 263, 272
Bai Wanqing v. Chengdu Nanxun Marketing Inc. 272
Balanced Realism 22–3
Basic Proposal of the WCT 240–41
Beihai Four Lawyers case 140
Beijing Higher People’s Court 257, 268
Beijing Intellectual Property Court 257, 268
Berne Convention 232, 236
Article 11bis (1) of 232–34
Article 11bis (1)(ii) of 234–37, 239–41, 244
Article 20 of 241
communication rights, Article 8 of the WCT 242
legislative model of Article 10(11) 232
rebroadcasting in 232–35, 238 and WCT 251
WIPO Copyright Treaty (WCT) 240
beyond reasonable doubt 146
bilateral negotiations of China with EU member states 125–26
Bluebook of Rule of Law’ of the Chinese Academy of Social Sciences 157
Board of Patent Appeals and Interferences 269–70
bona fide system 213
borrowing act 195, 196, 213
borrowing names outside of contract 196
broadcasting in the Berne Convention 234, 246
defined by Article 3(f) 246
in the Rome Convention 234–35
‘Broadcasting and Related Rights’ 232
broadcasting organizations’ rights 244–51
Burk, Dan L. 254, 271
Burk-Lemley Solutions for patent quality 254–57, 259
‘by wire or by wireless’ 244, 248, 250
CCTV International see China Central Television International
CCTV International v. Baidu 243
CCTV International v. Maxtv Network 243
<table>
<thead>
<tr>
<th>Index</th>
<th>275</th>
</tr>
</thead>
<tbody>
<tr>
<td>CCTV International v. NetEase</td>
<td></td>
</tr>
<tr>
<td>Certified Public Accountant Law, Article 19 128, 131</td>
<td></td>
</tr>
<tr>
<td>Chen Daichun’s case 174–75</td>
<td></td>
</tr>
<tr>
<td>China Audio-Video Copyright Association (CAVCA) 222, 225</td>
<td></td>
</tr>
<tr>
<td>China Central Television International (CCTV International) 238–39</td>
<td></td>
</tr>
<tr>
<td>China Copyright Law, retransmission in 231, 232, 237</td>
<td></td>
</tr>
<tr>
<td>Article 10(12) 239, 242, 243</td>
<td></td>
</tr>
<tr>
<td>Article 10(11) in 232, 236, 243</td>
<td></td>
</tr>
<tr>
<td>Article 35(1) in the draft Amendment to 247</td>
<td></td>
</tr>
<tr>
<td>Article 45 of 238, 244, 245</td>
<td></td>
</tr>
<tr>
<td>Article 42 of the Draft Amendment of 250</td>
<td></td>
</tr>
<tr>
<td>broadcasting organizations’ rights in 245</td>
<td></td>
</tr>
<tr>
<td>provision on broadcasting organizations’ rights in 246</td>
<td></td>
</tr>
<tr>
<td>provisions on neighboring rights in 246</td>
<td></td>
</tr>
<tr>
<td>retransmission in the provision on broadcasting organizations’ rights in 249</td>
<td></td>
</tr>
<tr>
<td>retransmission over internet 238–44</td>
<td></td>
</tr>
<tr>
<td>retransmission over internet 235–38</td>
<td></td>
</tr>
<tr>
<td>TRIPS Agreement 248</td>
<td></td>
</tr>
<tr>
<td>China-EU audit oversight cooperation adequacy recognition of EU 126–27</td>
<td></td>
</tr>
<tr>
<td>with Archives Law 128–29</td>
<td></td>
</tr>
<tr>
<td>bilateral negotiations with EU member states 125–26</td>
<td></td>
</tr>
<tr>
<td>with Chinese domestic law 127</td>
<td></td>
</tr>
<tr>
<td>with relevant regulations of securities oversight 129–30</td>
<td></td>
</tr>
<tr>
<td>with State Secret Maintenance Law and Certified Public Accountant Law 128</td>
<td></td>
</tr>
<tr>
<td>China Food and Drug Administration 100</td>
<td></td>
</tr>
<tr>
<td>China’s Supreme People’s Court 259, 263–65</td>
<td></td>
</tr>
<tr>
<td>Chinese ‘Anti-Monopoly Law’ 49–50</td>
<td></td>
</tr>
<tr>
<td>Chinese domestic law 127</td>
<td></td>
</tr>
<tr>
<td>Chinese Institute of Certified Public Accountants (CICPA) 131</td>
<td></td>
</tr>
<tr>
<td>article 62 of 267</td>
<td></td>
</tr>
<tr>
<td>Article 62 of the 267</td>
<td></td>
</tr>
<tr>
<td>s 2 260</td>
<td></td>
</tr>
<tr>
<td>s 5 260</td>
<td></td>
</tr>
<tr>
<td>s 25 260</td>
<td></td>
</tr>
<tr>
<td>s 26(3) 260</td>
<td></td>
</tr>
<tr>
<td>s 26(4) 260, 262</td>
<td></td>
</tr>
<tr>
<td>s 33 260</td>
<td></td>
</tr>
<tr>
<td>s 62 265</td>
<td></td>
</tr>
<tr>
<td>s 65 270</td>
<td></td>
</tr>
<tr>
<td>s 69 259</td>
<td></td>
</tr>
<tr>
<td>ss 22 259</td>
<td></td>
</tr>
<tr>
<td>ss 23 259</td>
<td></td>
</tr>
<tr>
<td>Chinese patent law 258, 270</td>
<td></td>
</tr>
<tr>
<td>Cicero 34, 38</td>
<td></td>
</tr>
<tr>
<td>Civil Code of Taiwan, Article 529 of 191</td>
<td></td>
</tr>
<tr>
<td>civil code plus special law 127</td>
<td></td>
</tr>
<tr>
<td>civil law, common core in China and West</td>
<td></td>
</tr>
<tr>
<td>Confucianism in ancient Chinese civil regulations 39–40</td>
<td></td>
</tr>
<tr>
<td>educational systems similarities 41–4</td>
<td></td>
</tr>
<tr>
<td>Four Books and The Five Classics, The 42–4</td>
<td></td>
</tr>
<tr>
<td>guiding and evaluating civil regulations 36–40</td>
<td></td>
</tr>
<tr>
<td>natural law 37–9</td>
<td></td>
</tr>
<tr>
<td>churches and university education in Europe 41–2</td>
<td></td>
</tr>
<tr>
<td>civil law countries 238</td>
<td></td>
</tr>
<tr>
<td>Civil Lawsuit Act 257</td>
<td></td>
</tr>
<tr>
<td>civil liability 106</td>
<td></td>
</tr>
<tr>
<td>claim construction 261, 267</td>
<td></td>
</tr>
<tr>
<td>patentability indirectly adjudicated through 262–65</td>
<td></td>
</tr>
<tr>
<td>claims 260–61</td>
<td></td>
</tr>
<tr>
<td>classical economic theory 79</td>
<td></td>
</tr>
<tr>
<td>collective license system 214–15</td>
<td></td>
</tr>
<tr>
<td>collectively-owned property 201</td>
<td></td>
</tr>
<tr>
<td>collective management organizations 217, 219, 221, 225</td>
<td></td>
</tr>
<tr>
<td>Commercial Use Right 229</td>
<td></td>
</tr>
</tbody>
</table>
Committee of Experts on Model Provisions for Legislation in the Field of Copyright 233
Committee of the Communist Party, guidance for wrongful convictions 149–50
common commercial house, purchase of 187
comparative decision making process 71, 76
complex licensing system of United States 225
compulsory license system 214–15, 219, 222
conditional passive trust 192
confession by torture 138–40
Confucianism in ancient Chinese civil regulations 39–40
education 42–4
Four Books and The Five Classics, The 42–4
life principle in 35–6
consumers’ decision-making model 72–4
imperfect information triggered by 74–8
consumers’ imperfect information 97 by cognitive limitations 76–8, 86
market failure generated from 79–81
monopolistic equilibrium by 91
negative influence of 83
consumers’ rational decision-making model 73
Contract Law
Article 52 of 200
2nd article of 196
contract law theory 97
contract of service 191
converging decision-making 70
copyright 237
Copyright Act, sections 115 and 114 of 215
Copyright Law of the P.R.C., Article 40 of 216
Copyright Management Department of the State Council 223
copyright ownership 228
corporate governance 113–14
cost-benefit analysis method 73
crime of endangering public security with dangerous methods
Driving While Intoxicated see Driving While Intoxicated (DWI)
food and drug safety 157–58, 168
forms of fault 176–77
infringement upon specific objects and others 159–60
optimizing criminal legislation 181–83
overview 153–54
public appeals for severe punishment 160–63
public opinions
apparent judicialization of social problems by 168–70
cases or applicability of laws 171–73
neglect of actors’ basic rights in litigation by 170
road traffic safety 155–56
social security and public order 157–59
standardizing and summarizing guiding cases by criminal law 180–81
utilitarian judgment, measuring penalties prior to conviction 177–80
crime of endangering public security with dangerous methods, boundaries with other crimes 163–66
Criminal Law
Amendment III 158
Amendment VIII 183
Article 238 182
Articles 114 and 115 174
standardizing and summarizing guiding cases 180–81
Criminal Law on Enemies 170
Criminal Law on Safety 170
criminal legislation, for crime of endangering public security 181–83
Index

criminal liability 106
Criminal Procedure Law
Article 187 144
Article 50 of 143
Article 195 of 148
Article 41 section 2 141
Article 34 section 3 of 143
beyond reasonable doubt 146
confession by torture 139
intervention of defense lawyers 142–43
right to a defense 140
wrongful fact-finding 135
dangerous methods 173–75
definition of 173–74
debtor-creditor relationship 198
decision-making model
comparative 71
imperfect information triggered by 72–4
rational 73
simplified 79–81
defendants in patent infringement case 259–60
defense of prior art (or design) 265–67
digital music 218
digital performance rights 214
digital phonograms 218
direct borrowing 192–93
Distribution Scheme of Kara OK
Copyright Royalties 222
Draft Amendment of the China
Copyright Law 244
Article 35(1) of 247
Article 42 of 250
draft basic proposal, Article 6 of 249
Driving While Intoxicated (DWI) 153, 174, 182
accidents in America 168
accusation of 179–80
forms of fault 176
regulation for crime of endangering public security 183–84
Drug Price Competition and Patent
Term Restoration Act of 1984 270
drug safety, food and 157–58, 168
Du Peiwen case 135, 144
dust patent 253
DWI see Driving While Intoxicated
EC Treaty, Article 288 of 118
Eisenberg, T. 17
ELS see empirical legal studies
empirical legal studies (ELS)
development of 17–18
multi-method approach 21–2
quantitative approach 18–19
qualitative approach 19–21
inspirational effects on 28–9
and legal realism movement 17
eMusic online store 218
Enlightened Judgements 40
equivalence decision 119–20
equivalence evaluation 114
estoppel 193
EU Company Law of 2006
see also Sarbanes-Oxley Act of 2002 (SOX)
8th Directive 114–15, 117–18
EU Directive of 2006
Article 47(1) 119, 121
Article 47(1)(e) 121
Article 47(2) 121
Article 46 of 119
Articles 29, 30 and 32 119
international cooperation of audit oversight
adequacy decision 121
equivalence decision 119–20
on statutory audit
enactment of 117–19
US Sarbanes-Oxley Act of 2002 115–16
‘European Enron event’ 117
European Group of Auditor’s Oversight Bodies (EGAOB) 117
eviction of law 192, 202
act of 192
examiner incentive system 256
ex ante informational regulation method 70, 95
ex ante regulatory norms 95–6
explanation obligation fulfillment 69
ex post judicial review 93, 95
extended collective management 221

Jichun Shi - 9781786434319
Downloaded from Elgar Online at 05/13/2019 11:06:37PM via free access
extrinsic evidence 264–65

fact judgment 48–9, 57

fact knowledge of regulation 49, 59

acquisition of 59–60

change of regulation institution 60–63

and regulation failure 55–7

rights, configuration modes changes of 62–3

failures of justice 140

Federal Securities and Exchange Commission (SEC) 116

Financial Security Law 117

Food and Drug Administration of China 108–9

food safety

basic principles

government leadership and joint governance by all fronts of society 111–12

legal liability of participants in food business 111

open information and timely emergency response 112

prevention first 111

strict enforcement of law 112

supremacy of 110

whole-process supervision and control 111

and drug safety 157–58

as a growing problem 168

legal liabilities of food producers and traders 103–7

legal mechanisms of 103

market economics and 102

regulation and supervision 101–3

Food Safety Law

Article 98 100

Article 32 of 105

Article 34 of 105

and legal status 99–101

overview 98–9

provisions of 100

reform in 101

forms of fault 176–77

Four Books and The Five Classics, The 42–4

goodwill protective efficacy 212

governance, defined 113

government-driven legislative transformation 220

government-driven policy 220

Guangdong Higher People’s Court 266

guaranteed legal right to a defense 141–42

Guarantee for Death Penalty 151

Guidance of Determination on Patent Infringement provided by Beijing Higher People’s Court

s 125 267

s 128 267

Guidance of Determination on Patent Infringement provided by Beijing Higher People’s Court, s 125 267

Guideline on the Reform and Perfection of the Administration System of Food and Drugs for Local Governments 104

Guidelines on the Application of Law in Disputes Concerning a Contract of Sale and Purchase, Article 15 of 197, 211

Harry Fox Agency (HFA) 222

Hart, Herbert L. A. 2

Hatch-Waxman Act 270

Hei Longjiang Satellite TV Station 245

Heise, Georg Arnold 42

Heraclitus 33

Herren, Hans 56

Herzian waves 233

HFA see Harry Fox Agency

Hobbes 39

house-purchasing contract 186, 205–7

in name of others 197

house-registering contract in name of others 205–7

Hu Hua’s case 166

hypothetical person having ordinary skill in the art (PHOSITA) 262–64, 267

imperfect information

by cognitive limitations 76–9
<table>
<thead>
<tr>
<th>Index</th>
<th>279</th>
</tr>
</thead>
<tbody>
<tr>
<td>by consumers’ decision-making strategies 74</td>
<td></td>
</tr>
<tr>
<td>by information costs 74–6</td>
<td></td>
</tr>
<tr>
<td>market failure generated from 79–1</td>
<td></td>
</tr>
<tr>
<td>Implementation Regulation of the Copyright Law 231</td>
<td></td>
</tr>
<tr>
<td>indirect borrowing 192, 193</td>
<td></td>
</tr>
<tr>
<td>indirect name-borrowing 193</td>
<td></td>
</tr>
<tr>
<td><em>in dubious mites</em> 147–48, 151</td>
<td></td>
</tr>
<tr>
<td><em>in dubious pro reo</em> implementation 146–49</td>
<td></td>
</tr>
<tr>
<td>’Industry Awash with Dust Patent’ 253</td>
<td></td>
</tr>
<tr>
<td>information acquisition 74</td>
<td></td>
</tr>
<tr>
<td>informational regulation, for standard contract terms</td>
<td></td>
</tr>
<tr>
<td>behavioral law and economics 76, 86, 88, 97</td>
<td></td>
</tr>
<tr>
<td>cognitive limitations 75</td>
<td></td>
</tr>
<tr>
<td>comprehensibility and standardization of 90–93</td>
<td></td>
</tr>
<tr>
<td>double regulatory objective 70</td>
<td></td>
</tr>
<tr>
<td>ex ante 70, 95</td>
<td></td>
</tr>
<tr>
<td>explanation obligation fulfillment 68–9</td>
<td></td>
</tr>
<tr>
<td>implementation route of 85–93</td>
<td></td>
</tr>
<tr>
<td>information costs 74–6</td>
<td></td>
</tr>
<tr>
<td>informed decision-making see</td>
<td></td>
</tr>
<tr>
<td>informed decision-making, in micro transactions</td>
<td></td>
</tr>
<tr>
<td>market mechanisms, self-redress of 82–5</td>
<td></td>
</tr>
<tr>
<td>in modern transactions 75</td>
<td></td>
</tr>
<tr>
<td>objective of 70</td>
<td></td>
</tr>
<tr>
<td>simplified decision-making model 79–81</td>
<td></td>
</tr>
<tr>
<td>tort law and contract law 82</td>
<td></td>
</tr>
<tr>
<td>information comparison 75</td>
<td></td>
</tr>
<tr>
<td>information comprehension 75</td>
<td></td>
</tr>
<tr>
<td>information costs 74–6</td>
<td></td>
</tr>
<tr>
<td>information disclosure, comprehensibility and standardization of 90–93</td>
<td></td>
</tr>
<tr>
<td>information obligation 93–6</td>
<td></td>
</tr>
<tr>
<td>information regulation in China</td>
<td></td>
</tr>
<tr>
<td>administrative enforcement and judicial review 95–6</td>
<td></td>
</tr>
<tr>
<td>Article 26 of Consumer Law 2013</td>
<td></td>
</tr>
<tr>
<td>contract regulation system 95</td>
<td></td>
</tr>
<tr>
<td>current legislation on 68</td>
<td></td>
</tr>
<tr>
<td>financial administrative agencies 95</td>
<td></td>
</tr>
<tr>
<td>judicial remedies on information obligation, deficiencies of 93–4</td>
<td></td>
</tr>
<tr>
<td>Law Committee of the National People’s Congress of 93</td>
<td></td>
</tr>
<tr>
<td>substantive regulation system 97</td>
<td></td>
</tr>
<tr>
<td>Supreme People’s Court 68</td>
<td></td>
</tr>
<tr>
<td>informed decision-making, in micro transactions 70–71</td>
<td></td>
</tr>
<tr>
<td>cognitive limitations 75</td>
<td></td>
</tr>
<tr>
<td>consumers’ decision-making model 72–4</td>
<td></td>
</tr>
<tr>
<td>information costs 74–6</td>
<td></td>
</tr>
<tr>
<td>informed minority theory 82–4</td>
<td></td>
</tr>
<tr>
<td>infringement 159–60</td>
<td></td>
</tr>
<tr>
<td>innovative methods 259</td>
<td></td>
</tr>
<tr>
<td>institutionalism 14–16</td>
<td></td>
</tr>
<tr>
<td>comparative analysis 15–16</td>
<td></td>
</tr>
<tr>
<td>descriptive meaning in 14–15</td>
<td></td>
</tr>
<tr>
<td>normative meaning in 14–15</td>
<td></td>
</tr>
<tr>
<td>integrity, in civil law 33–5</td>
<td></td>
</tr>
<tr>
<td>Confucianism and 43</td>
<td></td>
</tr>
<tr>
<td>and trust 35–6</td>
<td></td>
</tr>
<tr>
<td>intellectual property law 262</td>
<td></td>
</tr>
<tr>
<td>interdisciplinary research</td>
<td></td>
</tr>
<tr>
<td>methodology 26–7</td>
<td></td>
</tr>
<tr>
<td>new legal realism development 9–10</td>
<td></td>
</tr>
<tr>
<td>institutionalism and legal studies 14–6</td>
<td></td>
</tr>
<tr>
<td>politics and law in studying judicial behaviors 11–14</td>
<td></td>
</tr>
<tr>
<td>’interests of a collective’ 201</td>
<td></td>
</tr>
<tr>
<td>interfering application 266</td>
<td></td>
</tr>
<tr>
<td>’Interim Measures for Radio and TV Stations Paying for Broadcasting the Audio Recordings’ 223</td>
<td></td>
</tr>
<tr>
<td><em>International Covenant on Civil and Political Rights</em>, Article 14, section 6 of 134, 145</td>
<td></td>
</tr>
<tr>
<td>international music copyright rules 220</td>
<td></td>
</tr>
<tr>
<td>international neighboring rights treaties, ‘rebroadcasting’ in 246–47</td>
<td></td>
</tr>
<tr>
<td>International Telecommunication Union 232</td>
<td></td>
</tr>
</tbody>
</table>
Interpretation of Contract Law of the People's Republic of China 200–201
Interpretation of Tang Dynasty Law 39–40
Interpretation of the Supreme People's Court on Several Issues concerning the Application of Law in the Trial of Patent Infringement Dispute Cases, s 14 267
invalidity defense 260
Japanese patent law 261
Japanese Supreme Court 26–262
Jiao Gu 40
Jiaxing Wasu Television and Communication Company 245
Jiaxing Wasu Television and Communication Company v. Jiaxing branch of China Telecommunications 250
joint governance, linkage mechanism of 107–10
role of Food and Drug Administration of China 107–8
role of government agencies 107–8
judicial errors, in patentability cases 272
Komesar, N. 15
Law Committee of the National People's Congress of China 93
‘legal act in the name of others’ 194
legal liabilities
of food producers and traders 103–7
of participants in food business 111
legal politics for judicial behaviors 11–14
legal realism
old and new 3–5
in 1920s and 1930s 1, 2
legal research attitude 26
legal right in house registration
protection of 209–12
separation of 208–9
Leiter, B. 24
Lemley, Mark 254, 271
Lenient punishment 162–63
Liang Huixing 201
libertarian paternalism 88
licensing model, local problem of 223–26
Li Huailiang case 135, 147, 151
Li Huawei case 143–44
Li Jiankai v. Huang Zefeng 266
Lin Cheng-er 191
Lin Jiafei’s case 164
Li Qiming’s case 170
Liwen, Tian 171
Llewellyn 11
low-cost houses 204
low-income families 204
low patent quality 252
macro market order system 71, 78–85
mainland China, house purchase in name of others 192–96
market economics, and food safety 102
Max Weber’s theory 60
McCreevy, Charlie 118
MCSC see Music Copyright Society of China
measuring penalties prior to conviction 177–80
Driving While Intoxicated cases and 179–80
sentencing theory and 178
Mei Ding 34
Memorandum of Understanding or Statement of Protocol 125
mental heuristics 74
method knowledge of regulation 58–9
micro transactions, informed decision-making in 70–71
’milk empire’ 117
mixed contract 200
monetary system 75–6
monopolistic equilibrium 80, 81
monopoly behavior 50
public regulation of 51
Montesquieu 39
multi-method approach, for development of empirical legal studies 21–2
Index

music collective management organizations 216
music copyright law in China 214–17
  Article 46 219
domestic problem 218–20
  copyright system and licensing model 223–26
transformation driven by government 220–23
music copyright legislation 216, 220–21
music copyright owners 216, 218, 219, 225, 226, 228, 229
music copyright property rights 223
music copyright reform in China 214–17
  interest coordination among industrial subjects 227–28
  internet industries 227–30
  music copyright system update 229–30
  and US 217–18
Music Copyright Society of China (MCSC) 222, 225
music copyright system update 229–30
music industry growth in China 218
myopia bias, cognitive limitation 77

nameless contract 190–92
Napster 218
National People’s Congress 247
natural law 37–9
network broadcasting 224
new legal realism 3–5, 22–4
critics of bottom-up empirical research 25–6
development of 6–7
empirical study 9
interdisciplinary research see interdisciplinary research
legal and extralegal factors
  influence on judicial decision making 7
study of judicial behavior by bottom-up research 8
disputes on objects that are criticized 22–4

inspirational effects on empirical legal studies 28–9
legal data collection to trace 28–9
Nicholas, Barry 34
non-infringement defense 259, 260
Nordic legislation 219
Nourse, G. 24
old legal realism 3–5
see also new legal realism
Opinions on Strictly Punishing the Acts of Stealing Manhole Covers According to Laws 158
Opinions on the Application of Law to the Crime of DWI 155, 165, 172, 176
optimistic bias, cognitive limitation 76
optimizing criminal legislation, crime of endangering public security 181–83
Outline of a System of the Common Civil Law 42
ownership of real right 187
Oxley, Michael 115
Panel Effects 13
Papier, Hans-Juergen 151
passive trust 192
  meaning of 198
patentability 258–62
  Burk-Lemley Solution 258–59
courts’ determination of, civil lawsuits 258–62
direct adjudication in administrative lawsuits 268–71
indirect adjudication through construing claims 262–65
defense of prior art (or design) 265–67
Patent Act, Article 62 of 267
patent examination 259
patent quality 253
  Burk-Lemley Solutions for 254–57, 259
  crisis 254
critics of 253, 254
personality factors of judge 11
PHOSITA see hypothetical person having ordinary skill in the art
policy-related house purchase of 187
purchase of 187
Political and Law Committee, guidance for wrongful convictions 149–50
Positive law 37–8
prevention first principle for food safety 111
procedural rationality 72
property law 209
Protection of Broadcasting Organizations, WIPO Treaty on 249
public appeals for severe punishment 160–63
Public Company Accounting Reform and Investor Protection Act in 2002 115, 116, 120, 129–30
audit oversight 122–23
public participation 63–4
public regulation administrative and judicial paths 65
expert’s participation in 61–2
external factors of 53
fact knowledge of see fact knowledge of regulation
failure of 54–9
internal factors of 53
launch and operation of 67
legitimacy of 63
method knowledge of 58–9
in modern society 46, 52
of monopolies 59
operation of 51
power and knowledge of 52
practice 47
process of 46
regulation knowledge and see regulation knowledge
suppressive forms of 58
techniques and methods 58
technology knowledge of 50–51, 65–7
value knowledge of see value knowledge of regulation
public security 175–76
definition of 173–74
purchase of house in name of others
nature and validity of agreement 196–200
Article 52 of Contract Law 200–205
house-purchasing and registering contracts 205–7
in mainland China 192–96
in Taiwan 190–92
types of 187–89
purpose rationality 72
qualitative approach for development of empirical legal studies 21–2
limitations of 28–9
qual sandwich 22
Quan Inc. v. Beijing Renhe Century Tech. Inc. & Guangzhou Meishi Screen Inc. 267
quantitative approach for development of empirical legal studies 21–2
limitations of 28–9
quant sandwich 21
radio communication service 232–33
Radio Regulations 232
Randomized Controlled Trials (RCTs) 89
real rights in house registration, protection of 209–11
ownership of 187
protection in presence of third party 209–12
and protection of third party, change of 212–13
separation of 208–9
rebroadcasting see also retransmission
in the Berne Convention 232–35, 238
defined by Article 3(g) 234, 246
international neighboring rights treaties as wireless retransmission 246–47
registration of house in name of others 190–92, 196–99, 207–10
ownership and its changes  
change of real rights and protection of third party 212–13  
protection of real right in absence of third party 209–11  
protection of real right in presence of third party 211–12  
separation of legal and actual real right 208–9  
regulation absence 55  
regulation knowledge  
fact 49  
malfunction of 54  
overview of 47–8  
perspective of 59–67  
proposition of 54  
and regulator 51–2  
and regulatory action 52–3  
technology 50–51  
value 49–50  
regulator 50  
knowledge ability 57  
regulation knowledge and 51–2  
regulatory action 47  
regulation knowledge and 52–3  
reputation effects 83–4  
retransmission 231  
in provision of broadcasting organizations’ rights 244–51  
in provision of the right of broadcasting  
rebroadcasting in Berne Convention 232–35  
wire communication 235–44  
Rich, Giles 260  
Ricketson, Sam 242  
‘right of broadcasting, the’ 231, 236  
Article 10(11) 231, 235, 243  
rebroadcasting in Berne Convention 232–35  
wire communication 235–44  
‘right of communication through information network, the’ 242–43  
Article 10(12) 239  
right of regulation 62–3  
right to a defense 140  
right to property 209  
Roman law 41–2  
in natural law ideology 33–5  
Rome Convention 234–35  
Article 13 of 246  
Rousseau 39  
Safeguards Guaranteeing Protection of the Rights of Those Facing the Death Penalty, Article 4 147  
Safe Harbor Scheme 121  
SAFT see State Administration of Radio, Film and Television  
Sarbanes-Oxley Act of 2002 (SOX) 115–18, 129–30  
American unilateralism and 123  
Article 2(a)(1) 122  
Article 106(c) of 120  
s 104(a) 122  
s 104(b) 122  
s 102 of 122  
s 106 on foreign public accounting firms 123  
secret agreement for borrowing 196  
Securities Exchange Act (SEC) 1934, Article 12 of 122  
Securities Exchange Act of 1934 116  
Securities Law of 1933 116  
social security and public order 157–59  
Seneca 33  
Shaffer, V. 24  
She Xianglin case 135, 150, 151  
simplified decision-making model 79–81  
SIPO see State Intellectual Property Office  
Smith, Adam 72  
sound agreement for borrowing 196  
‘standard contract transactions’ 75, 76  
‘lemon market’ phenomenon in 81  
race-to-the-bottom process in 81  
‘Standard of Copyright Licensing Fee for Using Musical Works to Perform’ 222
Standing Committee of the National People’s Congress 200, 201
State Administration of Radio, Film and Television (SAFT) 247, 248
State Intellectual Property Office (SIPO) 252, 254, 257, 258
’s state-owned property’ 201
State Secret Maintenance Law, Article 21 and 22 128, 131
US Sarbanes-Oxley Act of 2002 115–16
statutory license 219, 222, 225
Stigler, George J. 71
Stoicism 33–4
substantive regulation 68
sufficient and reliable evidence 146
Sun Weiming’s case 155–56, 165
Sun Xianzhong 209
supremacy of food safety 110
Taiwan, house purchase in name of others 190–92
Tamanaha, B.Z 23–4
Tang Code 39–40
technology knowledge of regulation 50–51
selection and evaluation of 65–7
Theodosius II 41
‘Theory of Human Nature’ 47
third party, in registration of house change of real rights and protection of 212–13
protection of real right in absence of 209–12
protection of real right in presence of 211–12
validity of protecting 213
24th Session of the Standing Committee on Copyright and Related Rights (SCCR) 249
touch porcelain cases 154, 156, 164, 166, 172
traffic accident rates 182, 184
‘transmission by wireless means’ in Article 3(f) 246
TRIPs Agreement 238, 246–48, 258, 267
Article 14.3 of 246, 247
trust, integrity and 35–6
Tu Yongqian 66
24th Session of the Standing Committee on Copyright and Related Rights (SCCR) 249
Ulpianus 37
United States Patent and Trademark Office (USPTO) 252
universal music copyright rules 220
US Food and Drug Administration 269
US music copyright laws 220
US music copyright system transition 223–24
US music copyright type design, failure of 224
US Patent Act 259
USPTO see United States Patent and Trademark Office
utilitarian judgment 177–80
value judgment 48–9
value knowledge of regulation 49–50
path and existence mode of 63–5
and regulation failure 57–8
Wang Liming 202
Wang Ze-jian 191
WCT see WIPO Copyright Treaty
whole-process supervision and control, for food safety 111
WIPO Copyright Treaty (WCT) 240, 248
Article 1 of 241
Article 8 of 237, 240–42, 250
WIPO Performances and Phonograms Treaty (WPPT) 234
Protection of Broadcasting Organizations 249
wire communication in China
Copyright Law 235–44
wireless diffusion 234
wireless nature of rebroadcasting 234
<table>
<thead>
<tr>
<th>Index</th>
</tr>
</thead>
<tbody>
<tr>
<td>World Intellectual Property Organization (WIPO) 233</td>
</tr>
<tr>
<td>WPPT see WIPO Performances and Phonograms Treaty</td>
</tr>
<tr>
<td>wrongful convictions definition of 133–35</td>
</tr>
<tr>
<td>by DNA testing 137</td>
</tr>
<tr>
<td>prevention of 136–37</td>
</tr>
<tr>
<td>appeals of victims and their families, properly handling of 150–51</td>
</tr>
<tr>
<td>disclose and cross-examine of evidence 144–45</td>
</tr>
<tr>
<td><em>in dubio pro reo</em> implementation and grasping standard of proof 146–49</td>
</tr>
<tr>
<td>eradication of tortured confessions 138–40</td>
</tr>
<tr>
<td>exercising judicial power and procuratorial power independently 149</td>
</tr>
<tr>
<td>expanding the scope of intervention of defense lawyers 142–43</td>
</tr>
<tr>
<td>full execution of the right to defense 140</td>
</tr>
<tr>
<td>guaranteed legal right to a defense 140–42</td>
</tr>
<tr>
<td>obtaining evidence thoroughly and legitimately 143–44</td>
</tr>
<tr>
<td>proper use of evidence to ascertain facts 143</td>
</tr>
<tr>
<td>rational deal of public opinion 151–52</td>
</tr>
<tr>
<td>wrongful fact-finding and 135–36</td>
</tr>
<tr>
<td>wrongful fact-finding 135–36</td>
</tr>
<tr>
<td>Wu Cong-zhou 191</td>
</tr>
<tr>
<td><em>Wuxi Longde Cable Factory &amp; Shanghai Xisheng Cable Inc. v. Xi’an Qinbang Communication Cable Inc. &amp; Guhe (Xi’an) Optical Communication Inc.</em> 263, 265</td>
</tr>
<tr>
<td>Xian Jia 40</td>
</tr>
<tr>
<td><em>Xiao Jiuling’s case</em> 158</td>
</tr>
<tr>
<td>Xia Vail 65</td>
</tr>
<tr>
<td>Yang Lixin 202</td>
</tr>
<tr>
<td><em>Yao Jingyun’s case</em> 155</td>
</tr>
<tr>
<td>Ying Feihu 66</td>
</tr>
<tr>
<td>Zhang Yi 43</td>
</tr>
<tr>
<td><em>Zhao Zuoai case</em> 148</td>
</tr>
<tr>
<td>Zhu Yuanzhang 42</td>
</tr>
</tbody>
</table>