

Contents

<i>List of contributors</i>	vii
1 The trust mechanism in private law: fiduciary duty and good faith as examples <i>Xu Huageng</i>	1
2 On the justification of local rule of law: based on the jurisprudential interpretation of governing autonomy <i>Ni Fei</i>	20
3 On the concretization of proportionality in the narrower sense <i>Liu Quan</i>	52
4 Interpretation of constitutionality on compulsory commercial insurance systems <i>Wang Liwan</i>	82
5 Research on the subordinate and independent character of the judgment on unlawfulness of administrative offences <i>Sun Guoxiang</i>	110
6 The justification and boundaries of injurious acts in competitive sports <i>Qian Yeliu</i>	138
7 Corroboration and inference to the best explanation: diversification of the mode of criminal proof <i>Luo Weipeng</i>	164
8 On the ‘time’ presumption rule of joint debt of husband and wife: analysis of Article 24 of the ‘Marriage Law Interpretation II’ <i>Sun Ruojun</i>	192
9 On the relationships between ownership, acquisitive prescription and the statute of limitations under Chinese law <i>Jin Yin</i>	210

10	The meaning of silence in civil and commercial interactions: multi-level balance of private autonomy <i>Shi Yifeng</i>	240
11	Research on the civil liability of operators in regard to pedestrians illegally entering the expressway <i>Chen Guanghua and Gu Minkang</i>	274
12	Regulation of performance requirements in the context of international trade and investment rules <i>Han Liyu</i>	296
	<i>Index</i>	321