



□ 数字经济法治

平台封禁行为的法律定性与解决路径	侯利阳 贺斯迈	3
公共决策算法的程序规范 ——以立法性算法为例	刘佳明	16
论数字时代的美术作品原件 ——基于展览权的视角	李 强	29
金融交易数据的监管应用 ——以交易报告库为中心	张 阳	43

□ 个人信息保护

“国家在场”视角下个人信息保护的实践检视与路径探索	王 娅	65
论信息主体的知情同意及其实现	常宇豪	80
被遗忘权本土化的路径选择与规范重塑 ——以《个人信息保护法》第 47 条为中心	王义坤 刘金祥	96

□ 资本市场法治

禁止操纵证券市场的理论基础：法律与金融的分析	樊 健	110
债券契约变更的路径选择	李 敏	128
董事勤勉义务制度的利益衡量与内涵阐释	王真真	146
论公司对赌义务履行的绝对性 ——以反思“九民纪要”第 5 条为线索	山茂峰	164

□ 争鸣

行政处罚上违法所得的认定和处置研究	郑 琳	179
-------------------------	-----	-----

LAW AND ECONOMY

No. 3, 2022 (Serial No. 45)

May 15, 2022

Legal Characterization and Solution of Platform Ban	<i>Hou Liyang He Simai</i> (3)
The Procedure Regulation of Public Decision Algorithm: Take Legislative Algorithm as an Example	<i>Liu Jiaming</i> (16)
On the Original Copy of Art Works in the Digital Age from the Perspective of the Display Right	<i>Li Qiang</i> (29)
Regulatory Use of Financial Transaction Data: Analysis Centered on Trade Repository	<i>Zhang Yang</i> (43)
Practice Review and Path Exploration of Personal Information Protection from the Perspective of “A State in Society”	<i>Wang Ya</i> (65)
Informed Consent of Information Subject and Its Implementation Mechanism	<i>Chang Yuhao</i> (80)
Path Selection and Norm Reconstruction of the Localization of the Right to Be Forgotten: About Article 47 of Personal Information Protection Law	<i>Wang Yikun Liu Jinxiang</i> (96)
The Theoretical Basis of Anti-manipulation Securities Market: Legal and Financial Analysis	<i>Fan Jian</i> (110)
Approach Choices of Bond Contract Modification	<i>Li Min</i> (128)
Weighing of Interest and Explaining of Meaning on the System of Directors’ Duty of Care	<i>Wang Zhenzhen</i> (146)
On the Absoluteness to Carry Out Obligations of the Valuation Adjustment Mechanism: Rethinking Article 5 of the Minutes of the National Civil and Commercial Trial Work Meeting	<i>Shan Maofeng</i> (164)
Study on the Identification and Disposal of Illegal Income in Administrative Punishment	<i>Zheng Lin</i> (179)
