

## CONTENTS

## Special Feature

## Practice and Development to Prevent Sexual Harassment in Workplace

- \* Challenges in Improving Workplace Sexual Harassment Laws : Focusing on Cases Where Employers are Harassment Perpetrators
- \* Immediate and Effective Correctional and Remedial Measures for the Prevention and Correction of Sexual Harassment : an Observation from International Human Rights Law

## Legal Issues

- \* The Role of Lawyers in the "Health Care Consultation"
- \* A Brief Comment on Supreme Court Ruling No. 257 (2020) and its Procedural History: Procedural Participation by Successors in Litigation over Appointment of Ancestor Worship Guild Managers
- \* The Practical Issues of the Power of the Court to Reduce the Penalty
- \* Foresight on Metaverse Industry and Intellectual Property Regulations
- \* The Regulatory Compromise between Blockchain Technology Operation and Personal Data Protection in European Union
- \* The Profit-Sharing of Bioprospecting on Public Lands-Focusing on U.S. as an Example

## Taiwan Law Column

- \* A Summary of Taiwan Labor Laws: Focusing on the Difference Compared to Japanese Law Part IV (Chapter 16 to 23)

價格/180元

ISSN 15606473

12



9 771560 647004

【特別企劃】

防治職場性騷擾之實踐與發展

第二四六期

萬國

## 【特別企劃】

## 防治職場性騷擾之實踐與發展

職場性騷擾制度之細緻化與程序再進化挑戰：雇主為加害人之爭議初探 傅柏翔

論雇主「立即有效之糾正及補救措施」義務之實踐與發展－以國際人權法角度為觀察 范朝詠、邱羽凡

## 【法學論述】

論律師於「預立醫療照護諮商」之角色-兼評「病人自主權利法」之實像與虛像(八) 黃三榮

簡評最高法院109年度台抗字第257號裁定及同案歷審裁判－以派下員在祭祀公業管理人選任爭訟事件的程序參與為中心－ 陳鵬光

違約金過高酌減抗辯之若干實務問題 王之穎

元宇宙產業及智財法制前瞻 陳春山

區塊鏈技術運用與歐盟個人資料保護的規範政策折衝  
程法彰

公有土地生物勘探的利潤分享－以美國為例 李順典

## 【台灣法講座】

台湾の労働法令の概要－日本法との違いに着目して－第4回(第16章～第23章) 吳采模、高塚真希