

Sino-Polish Perspectives
on the Theory and Practice
of Contract Law

中波视角下的合同法理论与实践

Sino-Polish Perspectives on the Theory and Practice of Contract Law

Edited by

Piotr Grzebyk Ewa Rott-Pietrzyk Chen Su

中波视角下的合同法理论与实践

编辑：

彼得·格尔则布克 伊娃·罗特彼得则克 陈甦



波中法律经济研究中心
Polish Research
Centre for Law and
Economy of China



SCHOOL OF LAW AND
ECONOMY OF CHINA
UNIVERSITY OF WARSAW
华沙大学中国法律与经济学院



SCHOLAR
Publishing House

Warsaw 2020

Reviewers:

dr hab. Joanna Grzybek

dr hab. Józef Pawłowski

Editor:

Michał Zgutka

Editing and proofreading:

James Richards

Cover and title page design:

Katarzyna Juras

Copyright © by Scholar Publishing House Ltd., Warsaw 2020

Publication financed under ‘DIALOG’ 2018–2020—a Programme of
the Polish Ministry of Science and Higher Education

本书出版受波兰科学和高等教育部2018–2020年“对话”项目资助



Ministry of Science
and Higher Education
Republic of Poland

ISBN 978-83-66470-09-5

Scholar Publishing House Ltd.

ul. Oboźna 1

00-340 Warszawa

e-mail: info@scholar.com.pl

www.scholar.com.pl

First edition

Layout and typography: *Dariusz Piskulak*

Printed by: MCP, Marki

Table of Contents

Preface / 9

Part I

Contract Law in Historical Context (A Comparative Approach)

The Law of Contract Viewed from the Historical Context of the Civil Law Tradition	<i>Tomasz Giaro / 15</i>
On the Re-codification of Specific Provisions of Contract Law	<i>Zhu Guangxin / 35</i>
“Codification” of Commercial Law: A Historical Investigation and System-Analysis with the Codification of Commercial Law in Western European Countries in the 19th Century as its Core	<i>Xia Xiaoxiong / 61</i>

Part II

Various Aspects of Contract Law (Chinese and Polish Perspectives)

Contextual Relations Between Basic Principles of the Civil Law	<i>Yi Jun / 81</i>
Distinguishing Between Employees and the Self-Employed: Contract of Employment vs. Civil Law Contracts	<i>Piotr Grzebyk / 111</i>

The Significance of Trust and Reasonable Expectations in Commercial Contracts (From the Perspective of Polish Law, with Some References to Chinese Law and Culture)	<i>Ewa Rott-Pietrzyk / 127</i>
Re-systematisation of the Guarantee Rules in the Chinese Civil Code—Taking the Second Drafts of the Code’s Various Books as the Objects of Analysis	<i>Xie Hongfei / 159</i>
The Remaining Chinese State Reservation under the Vienna Convention on Contracts for the International Sale of Goods	<i>Małgorzata Pohl-Michalek / 183</i>
The Legal Classification of Bitcoin in Polish Law	<i>Anna Lichosik / 199</i>

目录

前言

/ 9

第一部分

合同的历史视角（比较方法）

- 大陆法传统历史背景视野下的合同法 托马什·基亚罗 / 15
- 论合同法分则的再法典化 朱广新 / 35
- 商法“法典化”：历史考察和体系分析
——以十九世纪西欧国家商法典立法为核心 夏小雄 / 61

第二部分

合同法的各个方面（中国和波兰的观点）

- 中国民法上诸基本原则之间的脉络关系 易军 / 81
- 雇员和自雇人员的区分：
 雇佣合同与民法合同 彼得·格尔则布克 / 111
- 商业合同中信任和合理预期的重要性：
 波兰法的视角以及对中国法律和文化的
 一些讨论 伊娃·罗特彼得则克 / 127

民法典担保规则的再体系化——以

《民法典各分编（草案）二审稿》为分析对象

谢鸿飞 / 159

中国对《维也纳国际货物销售合同公约》

尚存的保留

玛尔格扎塔·珀尔-米卡莱克 / 183

波兰法中对比特币的法律分类

安娜·里克西克 / 199