

# 民事检察

# 制度研究

Study on the Civil Prosecutorial System

王学成◎著



法律出版社  
LAW PRESS · CHINA

# 民事检察 制度研究

王学成◎著

Study on the  
Civil Prosecutorial  
System

  
LAW PRESS · CHINA  
法律出版社

图书在版编目(CIP)数据

民事检察制度研究 / 王学成著. —北京:法律出版社,2012.12

ISBN 978 - 7 - 5118 - 2956 - 6

I. ①民… II. ①王… III. ①民事诉讼—司法制度—研究—中国 IV. ①D925.104

中国版本图书馆 CIP 数据核字(2011)第 270139 号

民事检察制度研究

王学成 著

责任编辑 孙东育

装帧设计 乔智炜

© 法律出版社·中国

开本 720 毫米×960 毫米 1/16

版本 2012 年 12 月第 1 版

出版 法律出版社

总发行 中国法律图书有限公司

印刷 北京中科印刷有限公司

印张 19.25 字数 233 千

印次 2012 年 12 月第 1 次印刷

编辑统筹 独立项目策划部

经销 新华书店

责任印制 张建伟

法律出版社/北京市丰台区莲花池西里 7 号(100073)

电子邮件/info@lawpress.com.cn

网址/www.lawpress.com.cn

销售热线/010-63939792/9779

咨询电话/010-63939796

中国法律图书有限公司/北京市丰台区莲花池西里 7 号(100073)

全国各地中法图分、子公司电话:

第一法律书店/010-63939781/9782

重庆公司/023-65382816/2908

北京分公司/010-62534456

西安分公司/029-85388843

上海公司/021-62071010/1636

深圳公司/0755-83072995

书号:ISBN 978 - 7 - 5118 - 2956 - 6

定价:36.00 元

(如有缺页或倒装,中国法律图书有限公司负责退换)

# 目 录

## 第一章 民事检察制度概述 / 1

### 第一节 民事检察制度的概念 / 1

一、制度的实然性和应然性 / 1

二、民事检察制度的界定 / 2

### 第二节 民事检察制度的特征 / 5

一、民事检察制度是一项民事诉讼法律制度 / 5

二、民事检察制度的本质是民事诉讼监督 / 5

三、民事检察制度的核心是对法院行使审判权的  
监督 / 6

四、民事检察制度是程序意义上的法律监督 / 7

### 第三节 民事检察制度的功能 / 7

一、维护司法公正 / 8

二、维护民事法律的统一、正确实施 / 9

三、保障当事人的正当权利 / 10

### 第四节 民事检察制度的作用 / 10

一、民事检察:作用与功能的区分 / 10

二、民事检察制度的作用 / 11

## 第二章 民事检察制度比较研究 / 15

### 第一节 大陆法系国家的民事检察制度 / 15

一、法国的民事检察制度 / 15

二、德国的民事检察制度 / 21

三、日本的民事检察制度 / 24

## 第二节 英美法系国家的民事检察制度 / 27

一、英国的民事检察制度 / 27

二、美国的民事检察制度 / 31

## 第三节 前苏联和独联体国家的民事检察制度 / 33

一、俄罗斯帝国时期的民事检察制度 / 33

二、前苏联和原东欧社会主义国家的民事检察制度 / 34

三、独联体国家的民事检察制度 / 39

## 第四节 我国民事检察制度的建立和发展 / 41

一、新中国成立初期的民事检察制度 / 41

二、民事检察制度的重建和发展 / 42

## 第五节 民事检察制度的评析与展望 / 44

一、研究各国民事检察制度,应当注重历史联系性和现实需求性 / 44

二、运用模式论分析方法进行科学的模式定位,是研究不同民事  
检察制度本质特征的基础 / 45

三、民事检察制度的历史发展与性质转换体现出民事检察制度的  
阶级本质 / 47

四、宪政制度的差异确定了民事检察权的法律属性 / 48

五、不同的制度理念影响着民事检察制度的基本内容 / 49

六、经济发展促使民事检察制度日益交融趋同 / 50

七、完善中国特色社会主义民事检察制度的现实展望 / 51

## 第三章 民事检察监督权的基础及其实现 / 52

### 第一节 民事检察监督权的概念及其含义 / 52

一、民事检察监督权的概念 / 52

二、民事检察监督权的含义 / 53

## 第二节 民事检察监督权的理论基础 / 54

一、国家设置民事检察监督权的基础,是人民代表大会制度 / 55

二、民事检察监督权的设置并不影响法院独立行使民事案件的

审判权 / 56

三、检察监督坚持有错必纠原则,维护国家法制统一 / 57

四、保障司法公正是民事检察监督权的终极目的 / 58

## 第三节 民事检察监督权的法律依据 / 59

一、我国民事检察监督权的法律依据 / 59

二、对现行民事检察监督权法律依据的评价 / 62

三、民事检察监督的检法冲突现象分析 / 63

## 第四节 民事检察监督权的现实基础 / 64

一、民事裁判错误现象时有发生 / 64

二、当事人通过审判监督程序提起申诉要求再审困难重重 / 64

三、法院内部监督机制存在局限性 / 65

四、市场经济改革需要检察机关作为国家利益、公共利益的代表参与民事  
诉讼活动 / 65

## 第五节 民事检察监督权的内容和实现 / 66

一、民事检察监督权的内容 / 66

二、人民检察院行使民事检察监督权的配套权限 / 71

三、建立解决民事检察监督权与审判权冲突的机制 / 71

# 第四章 民事检察监督与民事诉讼相关原则的关系 / 73

## 第一节 正确认识民事检察监督与民事诉讼相关原则关系的 意义 / 73

一、民事诉讼基本原则简述 / 73

二、对民事检察监督的主要质疑 / 74

三、正确认识民事检察监督与民事诉讼相关原则关系的意义 / 76

## 第二节 民事检察监督与法院独立行使审判权原则的关系 / 79

一、审判独立的必然性 / 79

二、审判独立的相对性 / 81

三、民事检察监督不会影响审判独立 / 87

## 第三节 民事检察监督与当事人处分原则的关系 / 88

一、当事人处分原则及其限制 / 88

二、民事检察监督的对象是公权力 / 93

三、民事检察监督与当事人处分原则并行不悖 / 94

## 第四节 民事检察监督与当事人诉讼权利平等原则的关系 / 95

一、正确区分当事人诉讼权利平等和诉讼利益平等 / 95

二、民事检察监督的出发点是司法公正 / 98

## 第五节 民事检察监督与以事实为根据、以法律为准绳原则的关系 / 99

一、民事案件事实和法律的不确定性 / 99

二、民事案件事实和法律的确定性 / 101

三、正确界定错案概念 / 103

# 第五章 民事检察监督权的实现方式——提起民事诉讼 / 105

## 第一节 检察机关提起民事诉讼概述 / 105

一、检察机关提起民事诉讼的缘起和嬗变 / 105

二、中国检察机关提起民事诉讼制度的产生及发展 / 112

## 第二节 建立我国检察机关提起民事诉讼制度的必要性及可行性 / 115

一、建立我国检察机关提起民事诉讼制度的必要性 / 115

二、建立我国检察机关提起民事诉讼制度的可行性 / 124

## 第三节 检察机关提起民事诉讼的程序地位 / 139

一、法学界关于检察机关在民事公诉中程序地位的争论 / 139

二、检察机关在民事公诉中应有的程序地位 / 144

#### **第四节 检察机关提起民事诉讼的主要程序问题 / 150**

- 一、诉讼案件管辖问题 / 150
- 二、检察机关提起民事诉讼的条件及诉讼形式 / 151
- 三、检察机关提起民事诉讼的程序 / 153

### **第六章 民事检察监督权的实现方式——参加民事诉讼 / 155**

#### **第一节 检察机关参加民事诉讼概述 / 155**

- 一、检察机关参加民事诉讼的概念 / 155
- 二、检察机关参加民事诉讼的特点 / 156

#### **第二节 检察机关参加民事诉讼的社会及宪政基础 / 158**

- 一、社会基础 / 158
- 二、宪政基础 / 162
- 三、比较研究 / 164

#### **第三节 检察机关参加民事诉讼的程序构建 / 166**

- 一、参加的范围 / 166
- 二、参加的方式 / 168
- 三、参加的程序 / 169

### **第七章 民事检察监督权的实现方式——提起民事抗诉 / 171**

#### **第一节 检察机关提起民事抗诉概述 / 171**

- 一、民事抗诉之含义 / 171
- 二、民事抗诉的特征 / 174

#### **第二节 当前民事抗诉制度运行存在问题及改进 / 177**

- 一、民事抗诉制度运行的基本概况及问题 / 177
- 二、存在问题的原因分析 / 181
- 三、民事抗诉制度存在和发展的理由 / 185
- 四、民事抗诉制度之完善 / 190



### 第三节 民事抗诉要件的分析 / 194

- 一、原判决、裁定认定事实的主要证据不足 / 194
- 二、原判决、裁定适用法律错误 / 196
- 三、人民法院违反法定程序,可能影响案件正确判决、裁定 / 197
- 四、审判人员在审理该案件时有贪污受贿、徇私舞弊、枉法裁判行为 / 198

## 第八章 民事检察监督权的实现方式——民事司法职务犯罪的查处 / 200

### 第一节 查处民事司法职务犯罪概述 / 200

- 一、查处民事司法职务犯罪是实施民事检察监督的主要方式之一 / 200
- 二、检察机关查处民事司法职务犯罪的历史演变 / 202
- 三、对职务犯罪“侦查归口”原则的质疑 / 207
- 四、查处民事司法职务犯罪应注意的几个问题 / 209

### 第二节 民事司法职务犯罪的特点及防范 / 211

- 一、民事司法职务犯罪的特点 / 211
- 二、民事司法职务犯罪的原因 / 213
- 三、民事司法职务犯罪的防范 / 223

### 第三节 民事司法职务犯罪的认定与处罚 / 227

- 一、民事司法职务犯罪认定与处罚的原则 / 227
- 二、法官受贿罪的构成与认定 / 232
- 三、民事枉法裁判罪的构成与认定 / 238

## 第九章 改革完善我国民事检察制度的构想 / 244

### 第一节 改革完善我国民事检察制度的路径 / 244

- 一、司法改革中民事检察改革的定位 / 244
- 二、改革和完善我国民事检察制度的路径选择 / 254

**第二节 改革和完善我国民事检察制度的构想 / 256**

一、改革和完善我国民事检察制度的基本思路 / 256

二、对《关于完善人民检察院民事检察制度的决定》(理论建议稿)的构想  
及说明 / 261

**余论 / 269**

**参考文献 / 277**

**并非多余的话 / 286**

# Contents

## **Chapter 1 Overview of the civil prosecutorial system / 1**

### **Section 1 Concept of the civil prosecutorial system / 1**

The actual system and its due system / 1

Definition of the civil prosecutorial system / 2

### **Section 2 Characteristics of the civil prosecutorial system / 5**

The civil prosecutorial system is a civil procedural legal system / 5

The basic nature of the civil prosecutorial system is civil procedural supervision / 5

The essence of the civil prosecutorial system is to supervise over the exercise of judicial power by the court / 6

The civil prosecutorial system is the procedural legal supervision / 7

### **Section 3 Function of the civil prosecutorial system / 7**

Upholding social justice / 8

Ensuring unified and correct implementation of the civil law / 9

Safeguarding legitimate rights of parties / 10

**Section 4 Role of the civil prosecutorial system / 10**

The civil prosecution; distinction between its role and functions / 10

Role of the civil prosecutorial system / 11

**Chapter 2 Comparative study on the civil prosecutorial system / 15**

**Section 1 The civil prosecutorial system in continental law system countries / 15**

The French civil prosecutorial system / 15

The German civil prosecutorial system / 21

The Japanese civil prosecutorial system / 24

**Section 2 The civil prosecutorial system in Anglo-American law system / 27**

The British civil prosecutorial system / 27

The American civil prosecutorial system / 31

**Section 3 The civil prosecutorial system of the former Soviet Union and states of the independent union / 33**

The civil prosecutorial system in the period of the Russia Empire / 33

The civil prosecutorial system of the former Soviet Union and socialist countries in east Europe / 34

The civil prosecutorial system of states of the independent union / 39

**Section 4 The establishment and development of the civil prosecutorial system in our country / 41**

The civil prosecutorial system in the early period of the founding of our country / 41

The re-establishment and development of the civil prosecutorial system / 42

**Section 5 Analysis and outlook of the civil prosecutorial system / 44**

The study of the civil prosecutorial systems of various countries should focus

- on their historical linkages and actual needs / 44
- The employment of pattern analysis method for a scientific definition forms the basis for the study on the innate character of different civil prosecutorial systems / 45
- The historical development of the civil prosecutorial system and transformation of its nature reflect its class nature / 47
- The difference in the constitutional government systems determines the legal attribute of the civil prosecutorial power / 48
- Different system concepts affect basic content of the civil prosecutorial system / 49
- The economic development contributes to spur the daily-increasing coherence and homogenization of the civil prosecutorial systems / 50
- Realistic outlook of the perfection of the socialistic civil prosecutorial system with Chinese characteristics / 51

### **Chapter 3 Basis of the civil prosecutorial supervisory power and its realization / 52**

#### **Section 1 Concept of the civil prosecutorial supervisory power and its implications / 52**

- Concept of the civil prosecutorial supervisory power / 52
- Implications of the civil prosecutorial supervisory power / 53

#### **Section 2 Theoretical basis of the civil prosecutorial supervisory power / 54**

- The basis for the establishment of the civil prosecutorial supervisory power is the system of people's congress / 55
- Civil prosecutorial supervision does not affect the independent exercise of civil adjudication power of the court / 56
- Prosecutorial supervision shall stick to the principle of correcting mistakes whenever discovered to ensure uniformity of the national legal system / 57
- The ultimate goal of the civil prosecutorial supervisory power is to safeguard

judicial justice / 58

### **Section 3 Legal basis for the civil prosecutorial power / 59**

The legal basis for the civil prosecutorial supervisory power of our country / 59

Comment on the legal basis for the current civil prosecutorial supervisory power / 62

Analysis of the conflict between procuratorates and courts on the issue of civil prosecutorial supervision / 63

### **Section 4 Realistic grounds for the civil prosecutorial supervisory power / 64**

Occasional occurrence of erroneous civil rulings / 64

The way to appeal for a new trial by the litigant party through trial supervision procedure is riddled with difficulties / 64

Limitations in the internal supervision mechanism of the court / 65

The market economic reform needs the prosecutorial organs to participate in civil proceedings on behalf of national and social public interests / 65

### **Section 5 Realization of the civil prosecutorial supervisory power / 66**

Content of the civil prosecutorial power / 66

Other supporting rights for the exercise of the civil prosecutorial supervisory power by the people's procuratorates / 71

A mechanism should be established to solve the dispute between the civil prosecutorial supervisory power and the adjudication power / 71

## **Chapter 4 Relationship between civil prosecutorial supervision and related principles of civil proceedings / 73**

### **Section 1 Correct understanding of the relationship between civil prosecutorial supervision and related principles of civil proceedings / 73**

Overview of the basic principle of civil proceedings / 73

Main doubt about civil prosecutorial supervision / 74

Significance of a correct understanding of the relationship between civil prosecutorial supervision and related principles of civil proceedings / 76

**Section 2 Relationship between civil prosecutorial supervision and the principle of independent exercise of judicial power by the court / 79**

The necessity of independent trial / 79

The relativity of independent trial / 81

The civil prosecutorial supervision will not affect independent trial / 87

**Section 3 Relationship between civil prosecutorial supervision and the principle of disposition of the party / 88**

The principle of disposition of the party and its limitations / 88

The target of the civil prosecutorial supervision is public rights / 93

The civil prosecutorial supervision does not run counter to the principle of disposition of the party / 94

**Section 4 Relationship between civil prosecutorial supervision and the principle of equality of the procedural rights of parties / 95**

Correct distinction between the equality of procedural rights of parties and the equality of procedural interests / 95

The departure point of the civil prosecutorial supervision is judicial justice / 98

**Section 5 Relationship between civil prosecutorial supervision and the principle of taking facts as the basis and the law as the criteria / 99**

The uncertainty of facts and law in civil cases / 99

The certainty of facts and law in civil cases / 101

Correct definition of the concept of erroneous case / 103

## **Chapter 5 Model of fulfillment of the civil prosecutorial power-institution of civil lawsuits / 105**

### **Section 1 Overview of the initiating of civil lawsuits by the prosecutorial organ / 105**

Origin and development of initiating of civil lawsuits by the prosecutorial organ / 105

The establishment and evolution of the system of initiating civil lawsuits by the Chinese prosecutorial organ / 112

### **Section 2 Necessity and feasibility of establishing the system where the prosecutorial organ will initiate civil lawsuits / 115**

Necessity of establishing the system where the prosecutorial organ will initiate civil lawsuits in our country / 115

Feasibility of establishing the system where the prosecutorial organ will initiate civil lawsuits in our country / 124

### **Section 3 The procedural status of the prosecutorial organ in initiating civil lawsuits / 139**

Controversy over the procedural status of the prosecutorial organ in civil lawsuits / 139

Due procedural status of the prosecutorial organs in civil lawsuits / 144

### **Section 4 Major procedural issues of the initiating of civil lawsuits by the prosecutorial organ / 150**

The issue of jurisdiction of cases / 150

Conditions and forms of the initiation of civil lawsuits by the prosecutorial organ / 151

Procedure of the initiation of civil lawsuits by the prosecutorial organ / 153



**Chapter 6 Model of fulfillment of civil prosecutorial supervisory power-participation in civil proceedings / 155**

**Section 1 Summary of the participation of the prosecutorial organ in civil lawsuits / 155**

Concept of the participation of the prosecutorial organ in civil lawsuits / 155

Characteristics of the participation of the prosecutorial organ in civil lawsuits / 156

**Section 2 Social and constitutional basis for the participation of the prosecutorial organ in civil lawsuits / 158**

Social basis / 158

Constitutional basis / 162

Comparative study / 164

**Section 3 Establishing procedures for the prosecutorial organ to participate in civil proceedings / 166**

Scope of participation / 166

Model of participation / 168

Participation procedure / 169

**Chapter 7 Model of fulfillment of civil prosecutorial supervisory power-lodging civil protest / 171**

**Section 1 Summary of civil protest lodged by the prosecutorial organ / 171**

Implications of civil protest / 171

Characteristics of civil protest / 174

**Section 2 Problems with the current civil protest system and suggestions for improvement / 177**

Summary of the operation of the civil protest system and its problem / 177

Analysis of the cause of existing problems / 181