



法学文库  
何勤华 主编

# 法的“一体”和“多元”

Integrity and Pluralism of Law

严存生 著



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## 总序

商务印书馆与法律著作的出版有着非常深的渊源，学界对此尽人皆知。民国时期的法律著作和教材，除少量为上海法学编译社、上海大东书局等出版之外，绝大多数是由商务印书馆出版的。尤其是一些经典法律作品，如《法律进化论》、《英宪精义》、《公法与私法》、《法律发达史》、《宪法学原理》、《欧陆法律发达史》、《民法与社会主义》等，几乎无一例外地皆由商务印书馆出版。

目下，商务印书馆领导高瞻远瞩，加强法律图书出版的力度和规模，期望以更好、更多的法律学术著作，为法学的繁荣和法治的推进做出更大的贡献。其举措之一，就是策划出版一套“法学文库”。

在当前国内已出版多种法学“文库”的情况下，如何体现商务版“法学文库”的特色？我不禁想起程树德在《九朝律考》中所引明末清初大儒顾炎武（1613—1682）的一句名言。顾氏曾将著书之价值界定在：“古人所未及就，后世所不可无者。”并以此为宗旨，终于创作了一代名著《日知录》。

顾氏此言，实际上包含了两层意思：一是研究成果必须具有填补学术空白之价值；二是研究对象必须是后人所无法绕开的社会或学术上之重大问题，即使我们现在不去触碰，后人也必须要去研究。这两层意思总的表达了学术研究的根本追求——原创性，这也是我们编辑这套“法学文库”的立意和目标。

具体落实到选题上，我的理解是：一、本“文库”的各个选题，应是国

## 2 法的“一体”和“多元”

内学术界还没有涉及的课题,具有填补法学研究空白的特点;二、各个选题,是国内外法学界都很感兴趣,但还没有比较系统、集中的成果;三、各选题中的子课题,或阶段性成果已在国内外高质量的刊物上发表,在学术界产生了重要的影响;四、具有比较高的文献史料价值,能为学术界的进一步研究提供基础性材料。

法律是人类之心灵的透视,意志的体现,智慧的结晶,行为的准则。在西方,因法治传统的长期浸染,法律,作为调整人们生活的首要规范,其位亦尊,其学亦盛。而在中国,由于两千年法律虚无主义的肆虐,法律之位亦卑,其学亦微。至目前,法律的春天才可以算是刚刚来临。但正因为是春天,所以也是一个播种的季节,希望的季节。

春天的嫩芽,总会结出累累的果实;涓涓之细流,必将汇成浩瀚之大海。希望“法学文库”能够以“原创性”之特色为中国法学领域的学术积累做贡献;也真切地期盼“法学文库”的编辑和出版能够得到各位法学界同仁的参与和关爱,使之成为展示理论法学研究前沿成果的一个窗口。

我们虽然还不够成熟,  
但我们一直在努力探索……

何勤华  
于上海·华东政法大学  
法律史研究中心  
2004年5月1日

## *General Preface*

It's well known in the academic community that the Commercial Press has a long tradition of publishing books on Legal science. During the period of Republic of China (1912—1949), most of the works and text books on legal science were published by the Commercial Press, only a few of them were published by Shanghai Edition and Translation Agency of Legal Science or Shanghai Dadong Publishing House. Especially the publishing of some classical works, such as on *Evolution of Laws*, *Introduction to the Study of the law of the constitution*, *Public Laws and Private Laws*, *the History of Laws*, *Theory of Constitution*, *History of the Laws in European Continents*, *Civil Law and Socialism* were all undertaken by the Commercial Press.

Now, the executors of Commercial Press, with great foresight, are seeking to strengthen the publishing of the works on the study of laws, and trying to devote more to the prosperity of legal science and the progress of the career of ruling of law by more and better academic works. One of their measures is to publish a set of books named “Jurisprudential Library”.

Actually, several sets of “library” on legal science have been published in our country, what should be unique to this set of “Juris-

#### 4 法的“一体”和“多元”

prudential Library”? It reminded me of Gu Yanwu’s(1613—1682) famous saying which has been quoted by Cheng Shude(1876—1944) in *Jiu Chao Lv Cao* (*Collection and Complication of the Laws in the Nine Dynasties*). Gu Yanwu was the great scholar of Confucianism in late Ming and early Qing Dynasties. He defined the value of a book like this: “the subject covered by the book has not been studied by our predecessors, and it is necessary to our descendants”. According to this principal, he created the famous work *Ri Zhi Lu* (*Notes on Knowledge Accumulated Day by Day*).

Mr. Gu’s words includes the following two points: the fruit of study must have the value of fulfilling the academic blanks; the object of research must be the significant question that our descendants cannot detour or omit, that means even if we didn’t touch them, the descendants have to face them sooner or later. The two levels of the meaning expressed the fundamental pursuit of academy: originality, and this is the conception and purpose of our compiling this set of “Jurisprudential Library”.

As for the requirement of choosing subjects, my opinion can be articulated like this: I . All the subjects in this library have not been touched in our country, so they have the value of fulfilling the academic blanks; II . The scholars, no matter at home and or abroad are interested in these subjects, but they have not published systematic and concentrated results; III. All the sub-subjects included in the subjects chosen or the initial results have been published in the publication which is of high quality at home or abroad; IV. The subjects chosen should have comparatively high value of historical data, they

can provide basic materials for the further research.

The law is the perspective of human hearts, reflection of their will, crystallization of their wisdom and the norms of their action. In western countries, because of the long tradition of ruling of law, law, the primary standard regulating people's conducts, is in a high position, and the study of law is also prosperous. But, in China, the rampancy of legal nihilism had been lasting for 2000 years, consequently, law is in a low position, and the study of law is also weak. Until now, the spring of legal science has just arrived. However, spring is a sowing season, and a season full of hopes and wishes.

The fresh bud in spring will surely be thickly hung with fruits; the little creeks will coverage into endless sea. I hope "Jurisprudential Library" can make great contribution to the academic accumulation of the area of Chinese legal science by it's originality; I also heartily hope the colleagues in the area of legal study can award their participation and love to the complication and publication of "Jurisprudential Library" and make it a wonderful window showing the theoretical frontier results in the area of legal research.

We are not mature enough

We are keeping on exploring and seeking

*He Qinhua*

In the Research Center of Legal History

East China University of Politics and Law, Shanghai, P. R. C.

May 1<sup>st</sup>, 2004

# 目 录

|                              |     |
|------------------------------|-----|
| 总 序 .....                    | 何勤华 |
| 导 论 “全球化”中法的“一体化”和“多元化”..... | 1   |
| 第一章 世界的“一体”和“多元”.....        | 17  |
| 第一节 “一体”和“多元”概念的哲理思考 .....   | 17  |
| 一、词源和词义 .....                | 17  |
| 二、“一体”和“多元”的辩证关系 .....       | 21  |
| 第二节 世界的“一体”和“多元” .....       | 26  |
| 一、自然界是“一体”和“多元”的对立统一 .....   | 26  |
| 二、社会是“一体”和“多元”的对立统一 .....    | 29  |
| 第二章 人类社会与法 .....             | 36  |
| 第一节 人及人的本性 .....             | 36  |
| 一、人及其社会 .....                | 36  |
| 二、人的本性 .....                 | 41  |
| 第二节 社会交往及其规则 .....           | 54  |
| 一、社会交往 .....                 | 54  |
| 二、社会规则 .....                 | 61  |
| 第三节 社会制度与社会权力 .....          | 64  |
| 一、社会制度 .....                 | 64  |
| 二、社会权力 .....                 | 67  |

## 2 法的“一体”和“多元”

|  |     |
|--|-----|
| 第四节 作为交往规律和规则的法 .....                      | 80  |
| 一、交往规则的发展与法律的产生 .....                      | 80  |
| 二、法律的本质和作用 .....                           | 82  |
| 三、法律的构成 .....                              | 83  |
| 四、法的基本属性 .....                             | 89  |
| 五、法律的种类 .....                              | 111 |
| 第三章 法的“一体”和“多元”的概述 .....                   | 114 |
| 第一节 法的“一体”的观念 .....                        | 114 |
| 一、历史上法的“一体”的观念 .....                       | 114 |
| 二、对法的“一体”和“一体化”的一些认识 .....                 | 134 |
| 第二节 法典化与法的“一体化” .....                      | 138 |
| 一、“法典”(Code)与“法典化”(Codificationes)概念 ..... | 138 |
| 二、法典与法的“一体化” .....                         | 143 |
| 第三节 法的“多元”的观念 .....                        | 146 |
| 一、历史上法的“多元”的观念 .....                       | 146 |
| 二、对法的“多元”和“多元化”的几点认识 .....                 | 160 |
| 第四章 历史上法的“一体”和“多元” .....                   | 168 |
| 第一节 历史上法的“一体”和“多元”概述 .....                 | 168 |
| 一、历史上法的“一体”的现实 .....                       | 168 |
| 二、历史上法的“多元”的现实 .....                       | 169 |
| 第二节 我国历史上法的“一体”和“多元” .....                 | 172 |
| 一、中华民族的形成 .....                            | 172 |
| 二、我国历史上法的“一体化” .....                       | 180 |
| 三、我国历史上法的“多元性” .....                       | 183 |
| 第三节 欧洲历史上法的“一体”和“多元” .....                 | 195 |
| 一、欧洲文化的历史发展 .....                          | 195 |
| 二、欧洲历史上法的“一体”和“多元” .....                   | 198 |

|  |     |
|--|-----|
| 第五章 “全球化”与法律“全球化” .....                    | 202 |
| 第一节 “全球化”概念的词源和词义 .....                    | 202 |
| 一、“全球化”概念 .....                            | 202 |
| 二、“全球化”与“国际化”、“现代化”、“全球性”(globality) ..... | 213 |
| 第二节 “全球化”的历史和性质 .....                      | 215 |
| 一、“全球化”的范围和程度 .....                        | 215 |
| 二、“全球化”的历程和现阶段的性质’ .....                   | 219 |
| 三、“全球化”与“反全球化” .....                       | 221 |
| 第三节 全球化与民族国家 .....                         | 224 |
| 一、全球化意味着已进入“非民族国家时代”了吗 .....               | 224 |
| 二、民族国家及其主权 .....                           | 228 |
| 三、全球化与民族国家 .....                           | 233 |
| 第四节 法律“全球化”的几个问题 .....                     | 239 |
| 一、法律存在“全球化”的问题吗 .....                      | 239 |
| 二、法律“全球化”的现实 .....                         | 242 |
| 三、法律“全球化”与国家主权 .....                       | 244 |
| 第六章 全球化视野下法的“一体化”与“多元化”(一) .....           | 247 |
| 第一节 全球化视野下法的“一体化”的现实 .....                 | 247 |
| 一、“全球化”时代法律“一体化”的过程 .....                  | 247 |
| 二、“全球化”时代法律“一体化”的主要方面 .....                | 250 |
| 第二节 全球化视野下法的“多元化”的现实 .....                 | 252 |
| 一、国家内的法律趋于多元化 .....                        | 252 |
| 二、国家法之外产生了许多非国家法 .....                     | 253 |
| 三、同一法系内部不断地分化出新的法 .....                    | 257 |
| 四、“区域性”法的大量涌现 .....                        | 257 |
| 第三节 全球化视野下法的“一体化”与“多元化”的辩证统一 .....         | 258 |
| 一、全球化是个“一体化”与“多元化”对立统一过程 .....             | 258 |

#### 4 法的“一体”和“多元”

|                                  |     |
|----------------------------------|-----|
| 二、全球化时代法的“一体化”与“多元化”的辩证统一 .....  | 260 |
| 第四节 全球化背景下国内法的“一体”与“多元”的辩证统一     |     |
| ——以美国为例 .....                    | 262 |
| 一、美国与全球化 .....                   | 262 |
| 二、全球化与美国法的“一体”与“多元” .....        | 267 |
| 第七章 全球化视野下法的“一体化”与“多元化”(二) ..... | 269 |
| 第一节 世贸组织法的“一体”与“多元” .....        | 269 |
| 一、世贸组织法的“一体化”问题 .....            | 269 |
| 二、世贸组织法的“多元化”问题 .....            | 276 |
| 第二节 人权法的“一体”和“多元” .....          | 279 |
| 一、人权和人权法概述 .....                 | 280 |
| 二、人权法发展中的“一体化”趋势 .....           | 289 |
| 三、人权法发展中的“多元化”趋势 .....           | 290 |
| 四、人权法发展中的“一体化”与“多元化”的统一 .....    | 293 |
| 第三节 法律的全球化与区域化 .....             | 294 |
| 一、法律区域化的概念和现实 .....              | 294 |
| 二、法律的全球化与区域化的关系 .....            | 295 |
| 第四节 欧盟法的“一体”和“多元” .....          | 296 |
| 一、欧洲的“一体化”趋势与欧盟的产生 .....         | 297 |
| 二、欧盟法概述 .....                    | 303 |
| 三、欧盟法的“一体”和“多元” .....            | 307 |
| 跋 探寻我国法学和法制建设迅速发展的合理之路 .....     | 312 |
| 参考文献 .....                       | 321 |
| 后记 .....                         | 325 |

# Contents

|   |                   |
|---|-------------------|
| <b>General Preface .....</b>  | <b>Qinhua He1</b> |
| <b>Introduction Integration and Pluralization of Law in the Globalization Process .....</b> | <b>1</b>          |
| <b>Chapter1. Integrity and Pluralization of World .....</b>                                 | <b>17</b>         |
| 1. Philosophical reflection of Integrity and Pluralization .....                            | 17                |
| (1) Origin and Meaning .....  | 17                |
| (2) Dialectical relationship on Integrity and Pluralistic .....                             | 21                |
| 2. Integrity and Pluralization of World .....   | 26                |
| (1) Nature as the Dialectical Unity of Integration and Pluralism .....                      | 26                |
| (2) Society as the Dialectical Unity of Opposites about Integration and Pluralism .....     | 29                |
| <b>Chapter2. Human Society and Law .....</b>  | <b>36</b>         |
| 1. Human and Human Nature .....   | 36                |
| (1) Human and Society .....   | 36                |
| (2) Human Nature .....  | 41                |
| 2. Social Communication and Social System .....   | 54                |
| (1) Social Communication .....  | 54                |

## 6 法的“一体”和“多元”

|  |            |
|--|------------|
| (2) Social System .....  | 61         |
| 3. Social System and Social Power .....                            | 64         |
| (1) Social System .....  | 64         |
| (2) Social Power .....   | 67         |
| 4. Law as Regularity and Rules of Communication .....              | 80         |
| (1) Development of Rules of Communication and Birth of Law .....   | 80         |
| (2) Essence and Function of Law .....                              | 82         |
| (3) Constitution of Law .....                                      | 83         |
| (4) Basic attributes of Law .....                                  | 89         |
| (5) Types of Law .....   | 111        |
| <b>Chapter3. Integrity and Pluralism of Law .....</b>              | <b>114</b> |
| 1. Idea of integrity of law .....                                  | 114        |
| (1) Historical Idea of integrity of law .....                      | 114        |
| (2) Understandings on Integrity and Integraliztion of Law ...      | 134        |
| 2. Codification and integraliztion of law .....                    | 138        |
| (1) Concept of Code and Codification .....                         | 138        |
| (2) Code and integration of law .....                              | 143        |
| 3. Idea of pluralism of law .....                                  | 146        |
| (1) Idea of pluralism of law in History .....                      | 146        |
| (2) Understanding on Pluralistic and Pluralism of law ...          | 160        |
| <b>Chapter4. Integrity and Pluralism of Law in History .....</b>   | <b>168</b> |
| 1. Introduction to Integrity and Pluralism of law in History ..... | 168        |
| (1) Reality of Integrity of law in History .....                   | 168        |
| (2) Reality of Pluralism of law in History .....                   | 169        |

|   |            |
|---|------------|
| 2. Integrity and Pluralism of Law in Chinese History .....                          | 172        |
| (1) Formation of the Chinese Nation .....   | 172        |
| (2) Integration of law in Chinese History .....                                     | 180        |
| (3) Pluralism of law in Chinese History .....                                       | 183        |
| 3. Integrity and Pluralism of Law in European History .....                         | 195        |
| (1) Historical Development of European Culture .....                                | 195        |
| (2) Integrity and Pluralism of Law in European<br>History .....                     | 198        |
| <b>Chapter5. Global Age and Globalization of Law .....</b>                          | <b>202</b> |
| 1. The origin and meaning of Globalization .....                                    | 202        |
| (1) Concept of Globalization .....  | 202        |
| (2) Globalization and Internationalization, Modernization,<br>Globalism .....       | 213        |
| 2. History and Nature of Globalization .....  | 215        |
| (1) Scope and degree of Globalization .....   | 215        |
| (2) History of Globalization and its Present Nature .....                           | 219        |
| (3) Globalization and Anti-globalization .....                                      | 221        |
| 3. Globalization and Nation-State .....   | 224        |
| (1) Does Globalization mean that we have entered a<br>“non-nation-state era”? ..... | 224        |
| (2) Nation-State and its Sovereignty .....  | 228        |
| (3) Globalization and Nation-State .....  | 233        |
| 4. Several Questions on Legal Globalization .....                                   | 239        |
| (1) Does Law have the Globalization Problem? .....                                  | 239        |
| (2) Reality of Legal Globalization .....  | 242        |
| (3) Legal Globalization and National Sovereignty .....                              | 244        |

## 8 法的“一体”和“多元”

|   |     |
|---|-----|
| <b>Chapter6. Study of Integration &amp; Pluralism of Law under the Guidance of Globalization(1)</b>             | 247 |
| 1. Reality of Integration of law under the Guidance of Globalization  | 247 |
| (1) Process of Integration of law at the Globalization Age  | 247 |
| (2) Main Aspects of Integration of law at the Globalization Age   | 250 |
| 2. Reality of Pluralism of Law under the Guidance of Globalization  | 252 |
| (1) Tendency of Pluralization of Domestic Law   | 252 |
| (2) Several Non-State Laws are produced besides State Law   | 253 |
| (3) New Laws are unceasingly split up from the Identical Legal-System   | 257 |
| (4) Surge of Regional Laws  | 257 |
| 3. Dialectical unity of Integration and Pluralism of Law under the Guidance of Globalization Age                | 258 |
| (1) Globalization is the Unity of Opposites about Integration and Pluralism                                     | 258 |
| (2) Dialectical unity of Integration and Pluralism of Law at the Globalization Age                              | 260 |
| 4. Dialectical Unity of Integration and Pluralism of Domestic law in the Globalization Age, for example U. S. A | 262 |
| (1) U. S. A and Globalization   | 262 |
| (2) Globalization and the Integration and Pluralism of  |     |

|   |            |
|---|------------|
| American Law .....  | 267        |
| <b>Chapter7. Study of Integration &amp; Pluralism of Law under the Guidance of Globalization(2) .....</b> | <b>269</b> |
| 1. Integration & Pluralism of WTO law .....   | 269        |
| (1) Integration of WTO law .....  | 269        |
| (2) Pluralism of WTO law .....  | 276        |
| 2. Integration & Pluralism of Human Rights Law .....  | 279        |
| (1) Concept of Human Rights and Human Rights Law .....  | 280        |
| (2) Tendency of Integration in the Development of Human Rights Law .....                                  | 289        |
| (3) Tendency of Pluralism in the Development of Human Rights Law .....                                    | 290        |
| (4) The Unity of Inteyration & Pluralism in the Development of Human Rights Law .....                     | 293        |
| 3. Globalization and Regionalization of Law .....   | 294        |
| (1) Concept and Reality of Globalization of Law .....   | 294        |
| (2) Relations between Globalization & Regionalization of Law .....  | 295        |
| 4. Integration & Pluralism of European Union Law .....  | 296        |
| (1) Integration of Europe & Birth of European Union .....   | 297        |
| (2) Outline of European Union Law .....   | 303        |
| (3) Integration & Pluralism of European Union Law .....   | 307        |