

*- THIS NOTE DOES NOT APPEAR IN ORIGINAL -*

We at the East Asia Law Review, as successor to the Chinese Law and Policy Review, strive to make our publication available to the broadest possible audience. As such, we have agreements with a number of distributors, some of which do not have the capability to display Chinese-language characters or that cannot make Chinese-language articles searchable. While the East Asia Law Review is an English-language publication, the Chinese Law and Policy Review also contained articles written in Mandarin Chinese. If you have trouble viewing any of our articles, we invite you to view the originals on our website, at <http://www.pennealr.com>.

The transition from Chinese Law and Policy Review to East Asia Law Review occurred with our third volume, published in 2008, and reflects our intention to expand our focus from Chinese legal issues to legal issues affecting the greater East Asia region. We have kept the original formatting in these documents, only adding this note. We appreciate your continued readership, and anticipate that the changes we have made will make our publication more valuable to you and to a broader audience of practitioners, academics, and students.

*- THIS NOTE DOES NOT APPEAR IN ORIGINAL -*