Editors’ Note

This issue, to be published in two installments in the Spring and Fall of 2018, includes the original work of ten of China’s leading scholars of administrative and constitutional law. The articles were prepared specially for the University of Pennsylvania Asian Law Review, and address key topics of current and lasting importance in Chinese administrative law.

Most of the articles are revised and updated versions of papers that were first presented at a symposium on “The Future of Administrative Law in China,” held at the University of Pennsylvania Law School, with support from the Law School, Penn’s Center for the Study of Contemporary China, the Penn Program on Regulation, the Floersheimer Center for Constitutional Democracy at Cardozo Law School, and the U.S. Chamber of Commerce. Additional articles were solicited for this issue to provide greater breadth and depth of coverage.

This collection of articles presents the most comprehensive discussion, to date, of Chinese administrative law by Chinese
scholars writing in English. It offers a bridge between Chinese and Anglophone administrative law scholarship, and between Chinese and Western legal academic cultures more broadly.

We are grateful to the authors for their steadfastness in bringing this project to fruition, to the commentators at the Penn Law School symposium and a follow-on session at Peking University Law School for their insights and feedback, and to the editors of this journal for their diligence, patience, and invaluable contributions to the articles in this issue.

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