

## ACKNOWLEDGMENT

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## EDITORS' NOTE

The *Journal of Chinese Law* commenced publication in 1987 under the auspices of the Columbia University School of Law and the Parker School of Foreign and Comparative Law. The *Journal* provides a forum for legal practitioners and scholars from China, the United States and elsewhere to discuss the broad range of issues that relate to law in China. The *Journal* welcomes multidisciplinary, historical and comparative manuscripts, as well as those describing and analyzing aspects of contemporary Chinese law and practice.

The *Journal* will follow the *pinyin* system of transliterating Chinese into English. *Pinyin* is the system currently in use in the People's Republic of China where publishers adopted it on January 1, 1979, in response to a decision of the State Council. Methods other than *pinyin* will be used when a certain version of a Chinese proper noun has achieved widespread currency in English or when the title of or excerpt from a publication in a language other than Chinese incorporates a non-*pinyin* spelling.