## **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.

It is normally the policy of the *Journal* to follow the *pinyin* system of transliteration which is the system currently in use in the People's Republic of China. For this symposium issue on Taiwan, however, the Wade-Giles system is used for articles written by Taiwan authors and for sources originating in Taiwan. The *pinyin* system will continue to be used for all other names and sources.

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