

MFL
180
WANG



澳門大學

UNIVERSIDADE DE MACAU

Faculty of Law

Master of Law Thesis

The Concept of Mixed Legal System: A Chinese Perspective

By

WANG YUXI (M-A9-6115-1)

Supervisor: Prof. SALVATORE MANCUSO

A thesis submitted in partial fulfillment of the requirements for the degree of Master of Comparative Law at the University of Macau

June 2012

Declaration of Authorship

Name of Student: Wang Yuxi
Student Number: M-A9-6115-1
Entrance Academic Year: 2009
Program Enrolled: Law Program in English Language
Major/Area of Studies: Comparative Law
Title of the Thesis: The Concept of Mixed Legal System: A Chinese Perspective
Name of the Supervisor: Salvatore Mancuso

I, Wang Yuxi, hereby declare that, I am the author of the above thesis and it is my original research work. This work has not been submitted anywhere else, either in part or whole, for a degree or other academic credits. I undertake the sole responsibility for any inaccuracy in this declaration.

Date: 2012-6-12

Place: Macau

Signature:

Name: Wang Yuxi

2012.6.12

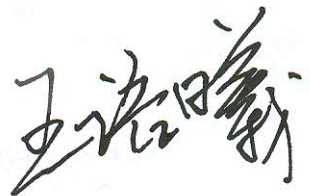


Table of Contents

Chapter One	THE BACKGROUND OF EMERGENCE OF MIXED LEGAL SYSTEM	5
1.1	The emergence of studying mixed legal systems	5
1.2	The interests of studying mixed legal systems	8
1.2.1	Causes of interests of studying mixed legal systems	8
1.2.2	The cultural voices of the interested group about the mixed legal systems	9
1.3	Three international conferences	12
1.4	Uncertain identity	15
Chapter Two	GENERAL THEORIES OF MIXED LEGAL SYSTEMS	16
2.1	The classification of legal systems	16
2.1.1	Various general theories of classification of world legal systems	16
2.1.2	Reflections of legal systems for discussing the mixed legal systems	20
2.2	Existing definitions of mixed legal system	24
2.3	General theories of mixed legal systems	25
2.3.1	Classical theory	25
2.3.2	Pluralistic theory	28
2.4	Remarks	29
2.4.1	Attitude	29
2.4.2	Structurally speaking	29
2.4.3	Others	30
Chapter Three	THE CONCEPT OF MIXED LEGAL SYSTEM AND OTHER SIMILAR CONCEPTS	31
3.1	Mixed legal system vs. legal pluralism	31
3.1.1	Main theories of legal pluralism	31
3.1.2	Similarities and differences between the two concepts	35
3.2	Mixed legal system vs. legal hybridity	44
3.2.1	What is legal hybridity?	46
3.2.2	Relations between the two concepts	47
3.3	Mixed jurisdiction vs. Mixed legal systems	49
Chapter Four	FROM THEORIES TO PRATICES – A CHINESE PERSPECTIVE	51
4.1	Main factors in the making of mixed legal systems	51
4.1.1	Historical factors	51
4.1.2	Language and cultural factors	52
4.1.3	Jurists and judges	53
4.2	Reasons of choosing China as specific case	55
4.3	The present situation of studying mixed legal system in China	56
4.4	Feature of Chinese legal system from the perspective of mixed legal system	57
4.4.1	The three main legal traditions of Chinese legal system (civil law tradition, socialist law tradition and common law tradition)	57
4.4.2	The situation of quantitative and psychological feature of the mixed in Chinese legal system	62
4.4.3	The allocation of mix in the structural character of Chinese legal system	64
4.5	Another broader mix in Great China Region	65
4.6	A developing legal hybridity in Chinese legal system	66
Chapter Five	CONCLUSION: REFLECTION OF THE CONCEPT OF MIXED LEGAL SYSTEM	70
5.1	Verifications of mixed theories by the case of Chinese legal system	70

5.2	Booming ‘legal hybridity’ in the future world legal system	73
5.3	Legal diversity in the future world legal systems	75
	Bibliography	77

