

## **Review the Criminal Procedural Law in 2016: Procedural Law of Confiscation, the Right of Accessing to the Case Files in Detention Procedure and Evidential Rules.**

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### **Abstract**

Due to the party alternation, there are a lot of discussions about judicial reforms in 2016. But the improvements of criminal procedural law demonstrated mostly in three aspects. First of all, the addition of confiscatory procedural law broadens the confiscation of preserves and the attachment of levy, and empowers third-party the participatory right in confiscate procedure. Secondly, the J.Y. interpretation 737 proclaimed that defenders and lawyers have the right of accessing to case files in investigative detention procedure, and promoted the amendment in 2017. Thirdly, the evidential rules. Supreme Court brought out the standards of continuous effect of non-arbitrary confession, the competence and operating restrictions of hearsay evidences and so on, which are worth observing the following practical improvements. To summarize, the criminal procedural law has made great strides in 2016.

**Keywords:** procedural law of confiscation, attachment, confiscate independently, participate in confiscate procedure, the right of accessing to the case files in detention procedure, hearsay rules, continuous effect of non-arbitrary confession, right to refuse testimony

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