

Book Review: Chinese Legal Responses to Marriages With Declarataion of Will Flaw

YU Qian

Guangxi Normal University, Guilin, China

The Civil Code of the People's Republic of China stipulates the legal effect of marriages with declarataion of will flaw. However, this regulation only covers forced marriage and revocable marriages where the significant illness is concealed. For other types of marriages with declarataion of will flaw, how should the legal effect be determined? There is a considerable controversy in the academia of China.

In order to effectively solve this problem, Dr. Zhang Rong from the Law School of Guangxi Normal University has authored the book *The Legal Effect of Marriages With Declarataion of Will Flaw*. In this book, the author has proposed Chinese legal responses to the issue.

The book was published by Guangxi Normal University Press and consists of five chapters, namely the introduction, the definition of marriage with declarataion of will flaw, the basis for the legal effect of marriage with declarataion of will flaw, the determination of the legal effect of marriage with declarataion of will flaw, and the scope of the legal effect of marriage with declarataion of will flaw. It provides a reference for the improvement of the rules on the legal effect of marriage with declarataion of will flaw. Overall, the book has three major characteristics:

Firstly, the research topic closely aligns with practical needs. In the academia of China, there are relatively few studies specifically focusing on the legal effect of marriage with declarataion of will flaw, which has made it difficult to effectively address the increasing number of cases involving invalid intentions in marriage, leading to inconsistencies in judicial practice. The book conducts a specialized study under the title *Legal Effect of Marriages With Declarataion of Will Flaw*, based on China's actual situation, and proposes different determination schemes for the legal effect of each type, providing reference solutions for judicial authorities to address issues related to declarataion of will flaw in marriages.

Secondly, the research content is of innovative significance. This book, guided by Marxist legal theory, not only deeply analyzes the basic principles for determining the legal effect of marriages with declarataion of will flaw, but also proposes a valid determination scheme that is in line with China's actual situation, effectively coordinating social relation and family ties, and providing suggestions for the legislatures to improve the rules regarding the legal effect of marriages with declarataion of will flaw.

Thirdly, the research conclusion reflects the characteristics of the times. This book directly deals with the relationship between the general part and the specific part in the Civil Code's system, and deeply analyzes the

limitations of the general part's application in the field of marriage and family, which is a heated and difficult topic in the related research of the Civil Code. The theories expounded and the solutions proposed in this book will become an important part of the related research of the Civil Code.

To sum up, *The Legal Effect of Marriages With Declarataion of Will Flaw* is a research attempt made in response to the rules of the validity of identity acts. It proposes a solution for the improvement of marriage with declarataion of will flaw, and is of great significance for the effective resolution of the issue of the legal effect of marriage with declarataion of will flaw.