

# Curriculum vitae

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## **Education**

- Japan-Illini Club Scholarship Student, University of Illinois at Urbana-Champaign (USA, 1991-1992)
- LL.B. (Kyoto University, Japan, 1993)
- LL.M. (Kyoto University, Japan, 1995)
- Docteur en droit (Université de Paris II - Panthéon Assas, France, 2007)

## **Academic Experience**

- Research Fellow, Japan Society for the Promotion of Science (1995-1998)
- Assistant, Kyoto University (1998-2000)
- Associate Professor, Kobe University (2000-2006)
- Professor, Kobe University (2006-2009)
- *Professeur invité*, Université de Paris I (Panthéon-Sorbonne) (2009)
- Professor, Kyoto University (2009- )
- *Professeur invité*, Chaire Gide Loyrette Nuel, Sciences Po de Paris (2012)
- Senior Fellow, Centre for International Governance and Innovation, Ottawa (2015- )
- Member, Scientific Advisory Board, *Max Planck Encyclopedia of International Procedural Law* (2018- )
- Professor, Hague Academy of International Law, Summer Course (2019)
- Member, Advisory Board, *Max Planck Encyclopedia of Public International Law* (2019- )

## **Other Professional Activities**

- Counsel of the Botswana Government in *Legal consequences of the separation of the Chagos*

*Archipelago from Mauritius in 1965 (Request for Advisory Opinion)* before the International Court of Justice (2018)

- Counsel and Advocate of the Japanese Government in the *Whaling in the Antarctic* case (Australia v. Japan; New Zealand intervening) before the International Court of Justice (2010-2014)
- Advocate of the Japanese Government in the cases of “*Hoshinmaru*” (Japan v. Russia) and “*Tomimaru*” (Japan v. Russia) before the International Tribunal for the Law of the Sea (2007)
- Assistant for the Spanish Government in the *Fisheries Jurisdiction* case (Spain v. Canada) before the International Court of Justice (1997-1998)
- Vice-president, EU Institute in Japan, Kansai (2007-2009)
- Arbitrator, Japan Sports Arbitration Agency
  - JSAA-DP-2008-001/JSAA-DP-2008-002 (doping) (2008-2009)
  - JSAA-AP-2014-004 (selection for a competition) (2014)
  - JSAA-AP-2020-001 (validity of disciplinary measures) (2020-2021)
- Expert, Advisory Group on Legal Issues (T-DO LI), Monitoring Group of the Anti-Doping Convention, the Council of Europe (2010-2012)
- Member of the Japanese Delegation, UNCITRAL
  - Commission (2014)
  - Working Group II (Arbitration and Conciliation) (2010-2015)
  - Working Group III (Reform of Investor-State Dispute Settlement) (2017- )
- Member of the Japanese Delegation, OECD Investment Committee (2011)
- Member, Advisory Committee on the Drafting of Japan’s National Action Plan on Business and Human Rights, Ministry of Foreign Affairs (2019-2020)
- Member, Roundtable on the Implementation of Japan’s National Action Plan on Business and Human Rights, Ministry of Foreign Affairs (2021- )

### **Professional Associations and Activities**

- American Society of International Law (member, 1989-)
- Japanese Society of International Law
  - member (1993-)
  - member of the General Council (2003-2012)
  - member of the Steering Committee (2006-2009, 2012-2014, 2016-2018)
  - member of the Committee on International Law Education (2009-2012)
  - member of the Committee on International Relations (2014-2016)
  - treasurer (2018-2022)
  - Editor-in-chief, *Kokusaiho Gaiko Zasshi (Journal of International Law and Diplomacy)* (2020- )
- Japanese Association of World Law (member, 1993-)
- Société française pour le droit international (membre, 1997-)
- International Law Association
  - member (2006-)
  - alternate member, Committee on Recognition/Non-recognition in International Law (2009-2016)
  - member, Committee on Recognition/Non-recognition in International Law (2017-2018)

- member, Study Group on Socially Responsible Investment (2013-2018)
- Co-Chair, Committee on Procedure of International Courts and Tribunals (2016-2020)
- Japan Branch
  - ✧ member of the Board of Editors of the *Japanese Annual of International Law* (2006-2008)
  - ✧ member of the Board of Editors of the *Japanese Yearbook of International Law* (2008- )
- Asian Society of International Law
  - member (2007-)

## **Publications**

### **Doctoral Thesis**

- *Éléments pour une théorie de la nullité en droit international public*, thèse, Paris II, 2007, 220p.

### **Textbook**

- *Kokusaiho [International Law]*, Tokyo, Yuhikaku, 2011, 834p. (co-authored with SAKAI Hironobu, TERAYA Koji and NISHIMURA Yumi) [in Japanese]

### **Edited Books**

- Shotaro Hamamoto, Akiho Shibata & Hironobu Sakai eds., *"L'être situé", Effectiveness and Purposes of International Law: Essays in honour of Professor Ryuichi Ida*, Leiden, Brill/Nijhoff, 2015.
- Shotaro Hamamoto & Yukio Okitsu eds., *Yoroppa to iu Chitsujo [An European Order or European Orders?]*, Tokyo, Keiso Shobo, 2013 [in Japanese].

### **Articles**

- "Peaceful Settlement of Disputes", in Jorge E. Viñuales ed. *The UN Friendly Relations Declaration at 50*, Cambridge, Cambridge University Press, 2020, pp. 72-86.
- "Independence and Impartiality of Adjudicators in Investment Dispute Settlement: Assessing Challenges and Reform Options", *Journal of World Investment and Trade*, vol. 21, 2020, pp. 441-474 (co-authored with Chiara Giorgetti, Steven Ratner, Jeffrey Dunoff, Luke Nottage, Stephan W. Schill and Michael Waibel).
- "Traité d'investissement et arbitrage investisseur-Etat vus par un expert des droits de l'homme : examen critique des rapports de l'Expert indépendant pour la promotion d'un ordre international démocratique et équitable", Catherine Titi, sous la direction de, *Droit de l'homme et droit international économique*, Bruxelles, Bruylant, 2019, pp. 205-222.
- "Critical Analysis of the Criticism Directed to Investment Law by the Independent Expert on the Promotion of a Democratic and Equitable International Order", in Yuji Iwasawa et al. eds., *Kokusai Ho no Dainamizumu [Dynamism of International Law]*, Essays in Memory of Professor Akira Kotera, Tokyo, Yuhikaku, 2019, pp. 583-602 [in Japanese].
- "The Genesis of the 'Due Regard' Obligations in the United Nations Convention on the Law of the Sea", *International Journal of Marine and Coastal Law*, vol. 34, 2019, pp. 7-24.
- "Status of Unrecognised Subjects: Recent Practice of "Collective Recognition": Admission to or Granting a Status in an International Organisation", in Władysław Czapliński, Agata Kleczkowska (eds.), *Unrecognised Subjects in International Law*, Scholar Publishing House Ltd., Warsaw, 2019, pp. 125-146.
- "Paradoxical Role of Experts in the Whaling in the Antarctic Case", *Japanese Yearbook of*

*International Law*, vol. 59 [2016], 2017, pp. 345-359.

- "Is investment arbitration inimical to the human right to water?" (co-authored with Miharu Hirano (first author), in Julien Chaisse ed., *Charting the Water Regulatory Future*, Cheltenham, Elgar, 2017, pp. 145-166.
- "From the Requirement of Reasonableness to a 'Comply and Explain' Rule: The Standard of Review in the Whaling Judgment", in Malgosia Fitzmaurice and Dai Tamada eds., *Whaling in the Antarctic: Significance and Implications of the ICJ Judgment*, Leiden, Brill/Nijhoff, 2016, pp. 38-52.
- "Domestic Review of Treaty-Based International Investment Awards: Effects of the Metalclad Judgment of the British Columbia Supreme Court", in Machiko Kanetake & André Nollkaemper eds., *The Rule of Law at the National and International Levels: Contestations and Deference*, Oxford, Hart Publishing, 2016, pp. 99-113.
- "L'État situé dans le droit international de l'investissement", in Shotaro Hamamoto, Akiho Shibata & Hironobu Sakai eds., *"L'être situé", Effectiveness and Purposes of International Law: Essays in honour of Professor Ryuichi Ida*, Leiden, Brill/Nijhoff, 2015, pp. 3-22.
- "Compensation Standards and Permanent Sovereignty over Natural Resources", in Marc Bungenberg & Stephan Hobe eds., *Permanent Sovereignty over Natural Resources*, Cham, Springer, 2015, pp. 141-154.
- "Treaty-based Investor-State Arbitration is not 'Arbitration': A Note on the Independence and Impartiality of Arbitrators", in ASADA Masahiko et al. eds., *Kokusai Saiban to Gendai Kokusaiho no Tenkai [International Adjudication and Development of Contemporary International Law]*, Tokyo, Sanseido, 2014, pp. 143-166.
- "Protection of the Investor's Legitimate Expectations: Intersection of a Treaty Obligation and a General Principle of Law", in Wenhua Shan & Jinyuan Su eds., *China and International Investment Law*, Leiden, Brill/Nijhoff, 2014, pp. 141-169. [Japanese version: RIETI Discussion Paper 14-J-002, pp. 1-24.]
- "Méthodologie extraordinaire pour trouver le sens ordinaire ? : Le sens ordinaire pour les tribunaux compétents en matière d'investissement", *Unité et diversité du droit international : Ecrits en l'honneur du Professeur Pierre-Marie Dupuy*, Leiden, Brill/Nijhoff, 2014, pp. 689-707.
- "A propos de deux clichés sur l'histoire du droit international en Asie de l'est : une reconsidération de l'ordre mondial chinois et du discours de traités inégaux", in Pierre-Marie Dupuy & Vincent Chetail éd., *The Roots of International Law / Les fondements du droit international : Liber amicorum Peter Hagggenmacher*, Leiden, Brill/Nijhoff, 2014 [2013], pp. 743-756.
- "Requiem for Indirect Expropriation: On the Theoretical and Practical Uselessness of a Contested Concept", [PILAGG e-series/IA/1](#), École de Droit, Sciences Po de Paris, 2013, pp. 1-28.
- "Delegation of Powers: Creation of EU Investment Law", in Shotaro Hamamoto & Yukio Okitsu eds., *Yoroppa to iu Chitsujo [An European Order or European Orders?]*, Tokyo, Keiso Shobo, 2013, pp. 30-52 [in Japanese].
- "EU Law and International Law: From an International Law Perspective", in HIRANO Hitohiko et al. eds., *Gendai Ho no Henyo [Transformations in Contemporary Law]*, Tokyo, Yuhikaku, 2013, pp. 209-240 [in Japanese].
- "New Challenges for the ICSID Annulment System: Another Private-Public Problem in the International Investment Dispute settlement", in Rüdiger Wolfrum & Ina Gätzschmann eds., *International Dispute Settlement: Room for Innovations?*, Heidelberg, Springer, 2013, pp. 393-416.
- "Public Character of Investor-State Arbitration and Recent Evolution of the ICSID Annulment System", *Hogakuronso [Kyoto Law Review]*, vol. 170, nos. 4/5/6, 2012, pp. 395-420 [in Japanese].
- "A Passive Player in International Investment Law: Typically Japanese?", in Vivienne Bath & Luke

Nottage eds., *Foreign Investment and Dispute Resolution Law and Practice in Asia*, London, Routledge, 2011, pp. 53-67.

- “Interpretation Methodology Adopted in International Investment Arbitration”, *International Economic Law* (The Japan Association of International Economic Law), No. 19, 2010, pp. 55-74 [in Japanese].
- “An Undemocratic Guardian of Democracy: International Human Rights Complaint Procedures”, [\*Victoria University of Wellington Law Review\*](#), vol. 38, 2007, pp. 199-216.
- “Le « pouvoir » de dernier mot : Des limites de la présomption de validité des actes des organisations internationales”, [\*Kobe University Law Review\*](#), No. 38, 2004, pp. 21-44.
- “Nullity and Its Relationship with Responsibility in International Law”, *Kokusaiho Gaiko Zassi* [*Journal of International Law and Diplomacy*], vol. 102, No. 4, 2004, pp. 639-668 [in Japanese with French summary].
- “De Facto Recognition of Forced Annexation (1) (2)”, *Hogakuronso* [*Kyoto Law Review*], vol. 147, No. 4, 2000, pp. 38-59; vol. 149, No. 3, 2001, pp. 32-53 [in Japanese].
- “Le sort d’un traité imposé : La Convention de paix entre la France et la Thaïlande conclue en 1940”, *Revue générale de droit international public*, t. 102, 1998, pp. 951-982.
- “Annexation and Prescription (1) (2)”, *Hogakuronso* [*Kyoto Law Review*], vol. 141, No. 2, 1997, pp. 64-85; vol. 142, No. 4, 1998, pp. 69-88 [in Japanese].

### Notes

- “A Note on the Diversity of Adjudicators in International Adjudication and Arbitration”, *Hogaku Ronso* (*Kyoto Law Review*), vol. 188, nos. 4-5-6 (2021), pp. 166-182 (in Japanese).
- “Parties to the ‘Obligations’ in the Obligations Observance (‘Umbrella’) Clause”, *ICSID Review*, vol. 30, 2015, pp. 449-464.
- “Exception Clauses and Most Favoured Nation Clause”, Fair Trade Center, *Toshi Kyotei Tyusai Kenkyukai Hokokusho* [*Reports of the Study Group on Investment Treaty Arbitration*], 2011, pp. 37-49 [in Japanese].
- “Foreign Investment In and Out of Japan: Economic Backdrop, Domestic Law, and International Treaty-Based Investor-State Dispute Resolution” (December 26, 2010), co-authored with Luke R. Nottage, *Sydney Law School Research Paper* No. 10/145. Available at SSRN: <http://ssrn.com/abstract=1724999>. Also available at *Transnational Dispute Management* since June 2011.
- “Competence Distribution between the European Union and Member States Regarding International Investment Agreements”, Fair Trade Center, *Toshi Kyotei Tyusai Kenkyukai Hokokusho* [*Reports of the Study Group on Investment Treaty Arbitration*], 2010, pp. 115-123 [in Japanese].
- “La procédure de prompt mainlevée préjuge-t-elle le fond de la procédure interne de l’Etat côtier ? – L’évolution de la jurisprudence du Tribunal international du droit de la mer sur la prompt mainlevée”, *Revue générale de droit international public*, t. 113, 2009, pp. 851-871.
- “Obligation Observance Clause [Umbrella Clause]”, *JCA Journal*, vol. 59, 2009, pp. 20-29 [in Japanese].
- “Breach of Contracts in Investor-State Arbitration Based on International Investment Agreements”, *RIETI Discussion Paper Series 08-J-014*, 2008 [in Japanese with English summary].
- “Re-examination of a Final Penal Decision as a Result of a Judgment of the European Court of Human Rights: Articles 626-1 to 626-7 of the French Code of Criminal Procedure”, *Kobe Hogaku*

*Nenpo* [*Kobe Annals of Law and Politics*], No. 21, 2005, pp. 1-19 [in Japanese].

- “Conflict of Jurisdictions”, Japan Institute of International Affairs, *Comparative Studies on the Jurisprudence on the Law of the Sea*, 2004, pp. 76-87 [in Japanese].
- “Jurisprudential Evolution in French Courts in Matters Related to Conflicts of International Treaties: Between Cultural Diversity and Gender Equality”, *International Law in the Age of International Cooperation*, Institute of Legal Studies, Kansai University, 2004, pp. 127-150 [in Japanese].

### **Papers Read at Conferences of Academic Societies**

- "Should Foreigners Be Better Protected than Nationals?", #185, *Nationality versus Residence? Part II: How the State Faces Noncitizens*, *iCon Mundo*, online, 8 July 2021.
- “EU Conception of the World Economic Order”, *Annual Meeting 2021*, Japanese Association of World Law, online, 22 May 2021.
- “‘Reform’ of the Investor-State Dispute Settlement System: What Is It and for What?”, *Annual Meeting 2021*, Japan Branch, International Law Association, online, 24 April 2021 [in Japanese].
- "The Case of Asia, with Particular Emphasis upon Japan", The Refugee Admission: How Do the National Legal Systems Respond?, *Congrès général Fukuoka, Académie internationale de droit comparé*, Kyushu University, Fukuoka, Japan, 24 July 2018.
- "The Ongoing UNCITRAL Discussion on the Possible Reform of Investor-State Dispute Settlement and the EU's Proposal to Create a Multilateral Investment Court", What Future for Investment Arbitration?, *Congrès général Fukuoka, Académie internationale de droit comparé*, Kyushu University, Fukuoka, Japan, 23 July 2018.
- "The Applicability of the PRC's Treaties to Hong Kong/Macao: A Critical Analysis of the Award on Jurisdiction in *Sanum v. Laos*", *2015 ILA-ASIL Asia-Pacific Research Forum: Integrating the Asia-Pacific: Why International Law Matters?*, May 25-26, 2015 Taipei, Taiwan, Republic of China.
- “UNCITRAL Rules and Convention on Transparency in Treaty-based Investor-State Arbitration”, *2014 UNCITRAL Japan Seminar, The Development of Investor State Dispute Settlement from a Viewpoint of Asia*, Academy for International Business Transactions, Doshisha University, Kyoto, 25 October 2014.
- “Procedural Questions in the Whaling Judgment: Admissibility, Intervention and Use of Experts”, *The Honorable Shigeru Oda Commemorative Lectures, ICJ Judgment on Whaling in the Antarctic: Its Significance and Implications*, Annual Meeting of the Japanese Society of International Law, Niigata, Japan, 19 September 2014.
- “Investor-State Arbitration in Mega FTAs in the Asia-Pacific Region”, 5th Conference, Japan Chapter, Asian Society of International Law, Chuo University, Tokyo, 15 June 2014.
- “A Third Generation of Japan's Investment Treaties?”, Panel B1: The Changing Geography of International Investment Law: The Dawn of the Asian Century?, *The Fourth Biennial Conference of the Asian Society of International Law*, New Delhi, India, 14-16 November 2013.
- “The 2011 'Japan-Taiwan Bilateral Investment Agreement' or How to Establish International Law Relations with an Unrecognized Entity”, *2013 ILA-ASIL Asia-Pacific Research Forum: International Law and Dispute Resolution: Challenges in the Asia Pacific*, 15-16 May 2013; Taipei, Taiwan, Republic of China.
- “The Evolution of ITLOS Jurisprudence on Prompt Release of Vessels”, British Institute of International and Comparative Law, *UNCLOS at 30*, The Law Society of Northern Ireland, Belfast, 22-23 November 2012.
- “Comment”, A Philosophy of International Law?: Dialogue with International Lawyers, *2012 Annual*

*Meeting*, Japan Association of Legal Philosophy, Kwansai Gakuin University, 10-11 November 2012 [in Japanese].

- “Second Japanese Report, 10 May 2012”, Committee on Recognition/Non-recognition in International Law, submitted for *the 75th International Law Association Conference*, Sofia, Bulgaria, 26 August 2012.
- “Multilateral Treaties and Recognition of States: Two Japanese Courts' Judgments on the Applicability of the Berne Convention between Japan and North Korea”, *2011 International Law Association Asia-Pacific Regional Conference*, 29 May-1 June 2011, Taipei, Taiwan, Republic of China.
- “New Challenges for the ICSID Annulment System: Another Private-Public Problem in the Investment Dispute Settlement”, *International Dispute Settlement: Room for Innovations*, 3 November 2010, Max-Planck-Institut für ausländisches öffentliches Recht und Völkerrecht, Heidelberg, Deutschland.
- “National Report: Japan”, Public International Law (IV.A.): The Protection of Foreign Investment, *The XVIIIth International Congress of Comparative Law*, Académie internationale de droit comparé, 30 July 2010, Washington, DC, USA.
- “Investment Treaty Arbitration and Its Interpretation Methodology”, *The 2010 KSIL-CSIL-JSIL Joint International Conference: Northeast Asia and International Law*, 3 July 2010, Graduate School of International Studies, Seoul National University, Korea.
- “A Passive Player in International Investment Law: Typically Japanese?”, *International Investment Treaty Law and Arbitration*, 19-20 February 2010, University of Sydney Law School.
- “Development and Problems of the Interpretation Methods as Applied in the International Investment Arbitration”, *Japanese Association of International Economic Law*, 14 November 2009, Kobe, Japan. [in Japanese]
- “Recent Trends in International Investment Arbitration and Their Ramifications for Asia”, *Inaugural Malaysian International Law Symposium*, 7-8 August 2008, Petaling Jaya Hilton, Malaysia.
- “Meaning of ‘Objectivisation’ of the Settlement Process of Investment Disputes”, *Japanese Society of International Law*, 7 October 2007, Osaka, Japan. [in Japanese]
- “An Undemocratic Guardian of Democracy: Democratic Legitimacy of Individual Complaint Procedures Established by International Human Rights Treaties”, *Fostering a Scholarly Network: Four Societies Symposium on International Law and Democratic Theory*, Wellington, New Zealand, 27-28 June 2006.
- “Notion of Nullity in International Law”, *Japanese Society of International Law*, 13 May 2001, Tokyo, Japan. [in Japanese]

### Case Notes

- “RWE v. Spain”, *JCA Journal*, vol. 67, no. 8, 2020, pp. 30-37 [in Japanese].
- “Novenergia II v. Spain”, *JCA Journal*, vol.65, no. 6, 2018, pp. 25-30 [in Japanese].
- “Capital Financial Holdings Luxembourg c. Cameroun”, *JCA Journal*, vol. 64, no. 12, 2017, pp. 30-37 [in Japanese].
- “Al Tamimi v. Oman”, *JCA Journal*, vol. 63, no. 5, 2016, pp. 12-19 [in Japanese].
- “Sanum v. Laos”, *JCA Journal*, vol. 62, no. 9, 2015, pp. 16-23 [in Japanese].
- “Hulley/Yukos/Veteran v. Russia”, *JCA Journal*, vol. 62, no. 3, 2015, pp. 64-73 [in Japanese].
- “Multilateral Treaties and Recognition of States: The Japanese Case Law on the Applicability of the Berne Convention and the Patent Cooperation Treaty between Japan and the Democratic People's

Republic of Korea”, *Chinese (Taiwan) Yearbook of International Law*, vol. 29 (2011), 2013, pp. 104-122.

- “Burlington v. Ecuador, ICSID Case No. ARB/08/5, Decision on Liability, 14 December 2012”, *JCA Journal*, vol. 60, no. 8, 2013, pp. 36-43 [in Japanese].
- “CEDH, décision du 12 décembre 2002, requête n° 59201/00, Kalogeropoulou et autres c. la Grèce et l'Allemagne” in ISHIKAWA Akira et al. eds., *EU no Kokusai Minji Soshō Ho Hanrei II* [Cases on EU Private International Law], vol. 2, Tokyo, Shinzansha, 2013, pp. 21-30 [in Japanese].
- “DS413: China - Certain Measures Affecting Electronic Payment Services”, Ministry of Economy, Industry and Trade, *2012 WTO Case Notes*, 11p. [in Japanese]
- “Italie c. Cuba, sentence préliminaire du 15 mars 2005; sentence finale du 15 janvier 2008”, *JCA Journal*, vol. 59, no. 2, 2012, pp. 22-29. [in Japanese]
- “Malicorp Limited c. Egypte, CIRDI No. ARB/08/18, Sentence, le 7 février 2011”, *JCA Journal*, vol. 58, No. 5, 2011, pp. 27-33. [in Japanese]
- “WADA v. Fédération Portugaise de Cyclisme (UVP-FPC) et M. João Paulo da Costa Cabreira (TAS 2009/A/1873, le 19 avril 2010)”, *Case Notes on Anti-Doping*, 2011, pp. 275-281 [in Japanese].
- “Sempra Energy International v. Argentina, ICSID Case No. ARB/02/16, Decision on the Argentine Republic's Application for Annulment of the Award, 29 June 2010”, *JCA Journal*, vol. 57, No. 10, 2010, pp. 25-32. [in Japanese]
- “Real Federación Española de Ciclismo (RFEC) & Alejandro Valverde c. UCI (TAS 2007/O/1381, 26 septembre 2007)”, Japan Sports Arbitration Agency, *Case Notes on Anti-Doping*, 2010, pp. 148-154 [in Japanese].
- “Mariano Puerta v. International Tennis Federation (CAS 2006/A/1025, 12 July 2006)”, Japan Sports Arbitration Agency, *Case Notes on Anti-Doping*, 2010, pp. 67-75 [in Japanese].
- “Victor Pey Casado c. Chili, CIRDI No ARB/98/2”, *JCA Journal*, vol. 56, no. 10, 2009, pp. 4-11. [in Japanese]
- “Bouyer c/ UCI (TAS 2004/A/769, le 18 mars 2005), UCI c/ AMA & Bouyer (TAS 2005/A/965, le 13 mars 2006)”, Japan Sports Arbitration Agency, *Case Notes and Regulations on Anti-Doping*, 2009, pp. 29-37. [in Japanese]
- “Hondo c. Swiss Cycling & Swiss Olympic (TAS 2005/A/922, 923, 926, le 10 janvier 2006), X c. AMA (1re Cour de droit civil, Tribunal fédéral suisse, arrêt du 10 janvier 2007), Hondo c/ Swiss Cycling & Swiss Olympic (le 9 mars 2007)”, Japan Sports Arbitration Agency, *Case Notes and Regulations on Anti-Doping*, 2009, pp. 15-28. [in Japanese]
- “Immunity from Taxation of a Foreign Embassy: Tokyo High Court, Judgment, 8 July 2004”, *Juristo* [Jurist], N° 1291, 2005, pp. 281-283 [in Japanese].
- “Legal Consequences of the Construction of a Wall in the Occupied Palestinian Territory: International Court of Justice, Advisory Opinion of 9 July 2004”, *Kobe Hogaku Nenpo* [Kobe Annals of Law and Politics], No. 20, 2004, pp. 103-147 [in Japanese].

### **Book Reviews**

- “Aikaterini Titi, *The Right to Regulate in International Investment Law*, Studies in International Investment Law Series, Nomos/Hart Publishing, 2014”, *European Yearbook of International Economic Law 2016*, pp. 835-838.
- “Yasuaki Onuma ed., *Law and Power in International Society* (in Japanese)”, *Kokusaiho Gaiko Zassi* [Journal of International Law and Diplomacy], vol. 109, No. 4, 2011, pp. 704-709 [in

Japanese].

- “Rudolf Dolzer and Christoph Schreuer, *Principles of International Investment Law* (Oxford: Oxford University Press, 2008, xliii+433p.)”, *International Economic Law* (The Japan Association of International Economic Law), No. 18, 2009, pp. 230-233. [in Japanese]
- “Judge Shigeru Oda and the Path to Judicial Wisdom, Edited by Edward McWhinney and Mariko Kawano. Leiden: Martinus Nijhoff, 2006. Pp. xiii, 609.”, *Japanese Annual of International Law*, No. 50, 2007, pp. 184-185.
- “Marcelo G. Kohen, Possession contestée et souveraineté territoriale, Paris, PUF, 1997, xxx+579p.”, *Kokusaiho Gaiko Zassi [Journal of International Law and Diplomacy]*, vol. 97, No. 3, 1998, pp. 334-337 [in Japanese].

### **Speeches at Conferences and Symposia**

- "The case for/against including an obligation on indirect expropriation", *Future of Investment Treaties – Track 2*, OECD, online, 13 April 2022.
- "Legitimacy of International Courts and Tribunals", Keynote address, University of Sydney, *Public International Law Webinar Series*, online, 6 October 2021.
- "Umbrella Clauses in Investment Treaties", *Athens Public International Law Center and ELSA Athens, Summer Law School of International Investment Law*, online, 25 August 2021.
- “Recent Developments in Investment Arbitration”, *11th Meeting*, Japan Branch, Asian Society of International Law, online, 24 November 2020.
- "Legitimacy of International Courts and Tribunals", *Seoul Academy of International Law*, Korea National Diplomatic Academy, online, 27 October 2020.
- "Joint Committees in FTAs/BITs", *Setting a Research Agenda in International Economic Law Workshop Series*, Centre for International Law, National University of Singapore, online, 15 July 2020.
- "Consistency in International Investment Jurisprudence", *Multilateral Reform of Investor-State Dispute Resolution: Dialogue among Different Approaches*, Xi'an, China, 15 September 2019.
- "An Analysis of Japan's Immigration Control System - from an International Law Perspective", *Das gemeinsame Seminar der Universitäten Wien und Kyoto 2019*, Kyoto, 10 September 2019.
- "Perspectives de l'arbitrage entre l'investisseur et l'État fondé sur un traité", *Académie de droit international de La Haye*, cours d'été, 22-26 juillet 2019.
- "CETA-Opinion 1/17 of the European Court of Justice – Implications for the Future Trade and Investment Policy of the European Union" and "The Current Debate on an ISDS Reform – Different Perspectives", *Current Developments in the Reform Debate on Investor-State Dispute Settlement*, Europa Institut, Universität des Saarlandes, Saarbrücken, Germany, 7 May 2019.
- “Le droit international des investissements est-il incompatible avec le droit international des droits de l'homme ?”, Faculté de Droit, Université de Strasbourg, France, 6 mai 2019.
- “L'avis 1/17 de la Cour de justice de l'Union européenne sur l'AECG”, Faculté de Droit, Université de Strasbourg, France, 3 May 2019.
- “Le Japon et le droit international”, Maison universitaire France-Japon, Strasbourg, France, 2 May 2019.
- "Overcoming the Modern: Japanese International Lawyers and the 'Greater East Asia Co-Prosperty Sphere' Project", *International Lawyers and Human Dignity: On the Recurrence of 80 Years from the Racial Laws in Italy*, Plazzo Bo, Padova, Italia, 23-24 November 2018.

- "Monitoring, reporting and review in the new ILBI", *Session 3: Environmental Impact Assessments, International Symposium on the Conservation and Sustainable Use of Marine Biological Diversity of Areas Beyond National Jurisdiction*, organized by the Ministry of Natural Resources, Xiamen, China, 16-17 October 2018.
- "CJEU's 'Europe first!' jurisprudence: or real danger to the international legal order does not (necessarily) exist 'outré Atlantique'", *Transjudicial and transnational dialogues – transnational elements in legislation, doctrine and jurisprudence, 2nd Kyoto University-Universität Hamburg Symposium 2018*, Kyoto University, 10 October 2018.
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