

Curriculum vitae

YUKO NISHITANI

Yuko Nishitani is Professor of International Private and Business Law at Kyoto University Graduate School of Law in Japan since 2015. Prior to this, she held a chair at Tohoku University (1997-2007) and Kyushu University (2011-2015).

She held/holds lectures as a Visiting Professor at Duke University (U.S.), Catholic University of Louvain (Belgium), Universities of Zurich and Lausanne (Switzerland), Universities of Brescia and Urbino (Italy), Tel Aviv University (Israel), the Judges' Academy and the National University of Taiwan (Taiwan).

She has given more than 100 presentations at conferences or seminars in Japan and other countries. She was also a Director of Studies (English) (2004) and Lecturer (French) (2011) at the Hague Academy of International Law. Since 2017, she is a Member of its Curatorium. At the International Academy of Comparative Law, she acted as a General Reporter in 2014 and is a Titular Member since 2019. In Japan, she is an Executive Member of the Japan Association of International Economic Law since 2015, the Japanese Society of International Law since 2016 and the Private International Law Association of Japan since 2019.

Since 2003, she has been a Member of several Legislative Committees of the Ministry of Justice in Japan. Upon request of the Japanese government, she also served as a Senior Legal Officer on Secondment at the Permanent Bureau of the Hague Conference on Private International Law (HCCH) in 2004. Since 2011, she has represented the Japanese Government in several HCCH projects, *i.e.*, the Hague Principles on Choice of Law in International Commercial Contracts, the Judgments Project, and the Parentage and Surrogacy Project.

As for academic training, after completing her studies at Kyoto University, she did research in Hamburg and Heidelberg (1994-1997) and received a Ph.D. from the University of Heidelberg in 1998. Her Ph.D. thesis „Mancini und die Parteiautonomie im Internationalen Privatrecht“ (C. Winter-Verlag, 2000) was awarded the First Serick Preis. She further did research in Milan and Florence (1999-2000), New York (2003-2004), Paris (2007-2008), Hamburg and Cologne (2009-2011).

Her area of interests is private international law, international business law, international litigation and arbitration, comparative law, and family and succession law. She is currently doing research on several topics, particularly on globalization and legal pluralism, corporate social responsibility, data protection, uniform law, cultural identity of individuals in private international family law, and the autonomy of children in family law.

PERSONAL DATA

Name: Yuko Nishitani
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EDUCATION

- **April 1985 - Mar. 1988** Nara High School, Japan
 - **April 1988 - Mar. 1992** Undergraduate Studies at Kyoto University, Japan (B.A. in Law)
 - **April 1992 - Mar. 1994** LL.M. Studies at Kyoto University, Japan (LL.M. in Law)
 - **April 1994 - Sept. 1997** Ph.D. Studies at Kyoto University, Japan
 - **July 7, 1998** Ph.D. in Law (Heidelberg University)
(*summa cum laude*)
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WORK EXPERIENCE AND CAREER

- **Oct. 1997 - Oct. 2007** Associate Professor at Tohoku University Graduate School of Law, Japan
 - **April 2011 - March 2015** Professor at Kyushu University Graduate School of Law, Japan
 - **April 2015 -** Professor at Kyoto University Graduate School of Law, Japan
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- **July 2004** Director of Studies at the Hague Academy of International Law (English)
 - **Since 2006** Visiting Professor at Hosei University and Doshisha University, Japan
 - **2007, 2008** Visiting Professor at University of Brescia, Italy
 - **2008** Visiting Professor at University of Urbino, Italy
 - **2009, 2012** Visiting Professor at Duke University, U.S.A.
 - **2011** Lecturer at the Hague Academy of International Law: “Identité culturelle en droit international privé de la famille” (French)
 - **2013** Visiting Professor at University of Tel Aviv, Israel

- **2018** Visiting Professor at Catholic University of Louvain, Belgium
 - **2019, 2020** Visiting Professor at Judges' Academy of Taiwan
 - **2019** Visiting Professor at University of Zurich, Switzerland
 - **2020** Visiting Professor at the National University of Taiwan
 - **2020** Visiting Professor at University of Lausanne, Switzerland
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- **Since 2017** Member of the Curatorium of the Hague Academy of International Law
 - **Since 2019** Titular Member of the International Academy of Comparative Law
 - **April - Sep. 2004** Legal Officer on Secondment at the Permanent Bureau of the Hague Conference on Private International Law
 - **Since 2011** Member of several Working Groups and Representative of the Japanese Government for the Hague Conference on Private International Law, particularly on the Hague Principles on Choice of Law in International Commercial Contracts, the Judgments Project and the Parentage/Surrogacy Project
 - **Since 2003** Member of several Legislative Committees of the Japanese Ministry of Justice on the Reform of the Private International Law Statute, the Reform of International Jurisdiction Rules in Status and Family Matters, and the Hague Maintenance Convention
 - **Since 2015** Executive Member of the Japan Association of International Economic Law
 - **Since 2016** Executive Member of the Japanese Society of International Law
 - **Since 2019** Executive Member of the Private International Law Association of Japan

EDITORSHIP & CORRESPONDENCE

- **Since 2002** Editorial Member "Zeitschrift für Japanisches Recht/Journal of Japanese Law"
 - **Since 2008** Editorial Member "Japanese Yearbook of International Law"
 - **Since 2005** Correspondent "Netherlands International Law Review"
 - **Since 2018** Correspondent "Revue de droit international et de droit comparé"
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RESEARCH STAY ABROAD

- **April 1994 - Sept. 1994** Research at Max-Planck-Institute for International and Comparative Private Law, Hamburg, Germany
 - **Oct. 1999 - Oct. 2000** Visiting Scholar at Catholic University of Milan and University of Florence, Italy
 - **Aug. 2003 - Mar. 2004** Visiting Scholar at Columbia Law School, New York, U.S.A.
 - **Oct. 2007 - Dec. 2008** Visiting Scholar at University of Paris II (Panthéon-Assas), France
 - **May 2009 - March 2011** Visiting Scholar at Max Planck Institute, Hamburg and the University of Cologne, Germany
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AWARDS, FELLOWSHIP AND GRANTS

- **Dec. 1998** Award for doctoral thesis (Lucia- und Rolf-Serick-Preis 1998)
 - **1994, 2003, 2009, 2013** Research Grant of the Max-Planck Foundation (Germany)
 - **Oct. 1994 - Sept. 1997** Research Grant of the Deutscher Akademischer Austauschdienst (DAAD) (Germany)
 - **Aug. 2003 - Mar. 2004** Research Grant of the Fulbright Foundation (U.S.A.)
 - **Oct. 2009 - March 2011** Research Grant of the Alexander von Humboldt Foundation (Germany)
 - **June - July 2011** Research Grant of the Suisse Institute of Comparative Law (Switzerland)
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WRITTEN AND SPOKEN LANGUAGES

- Japanese: mother language
 - English: excellent
 - German: excellent
 - French: excellent in reading, good in writing and speaking
 - Italian: excellent in reading, good in writing and speaking
 - Spanish: good in reading
 - Portuguese: good in reading
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MAJOR RESEARCH FIELDS

- Conflict of Laws or Private International Law
 - International Business Law
 - International Litigation and Arbitration
 - Comparative Law
 - Family Law
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PUBLICATIONS

I. Monograph

- (1) “Mancini und die Parteiautonomie im Internationalen Privatrecht — Eine Untersuchung auf der Grundlage der neu zutage gekommenen kollisionsrechtlichen Vorlesungen Mancinis —,” Heidelberg 2000, 536 p. (C.Winter-Verlag) (German).
Book reviews: *Ulrike Seif*, in: *Rabels Zeitschrift für ausländisches und internationales Privatrecht*, Vol. 68 (2004), pp. 545-548; *Guido Carducci*, in: *Revue critique de droit international privé* Vol. 92 (2003), pp. 209-212; *Tito Ballarino*, in: *Yearbook of Private International Law*, Vol. 2 (2000), pp. 365-366; *Tullio Treves*, in: *Rivista di diritto internazionale privato e processuale*, Vol. 36 (2000), pp. 868-869; *Giuseppe Portale*, in: *Banca, borsa titoli di credito* 2001, pp. 260-261; *Massimiliano Valente*, in: *Rassegna Storica del Risorgimento*, Vol. 89 (2002), pp. 96-101; *Yasuhiro Okuda*, in: *Japanese Annual of International Law*, Vol. 45 (2002), pp. 139-141; *Koresuke Yamauchi*, in: *Kokusaihô Gaikô Zasshi*, Vol. 100, No. 2 (2001), pp. 67-70 (Japanese).
- (2) “Identité culturelle en droit international privé de la famille”, *Recueil des cours de l’Académie de droit international de La Haye*, Vol. 401 (2019), pp. 127-450 (French).

II. Editorship

- (1) *Wandlungen oder Erosion der Privatautonomie? – Deutsch-japanische Perspektiven des Vertragsrechts* – (with Karl Riesenhuber), Berlin 2007 (De Gruyter) (German).
- (2) *Japanese and European Private International Law in Comparative Perspective* (with Jürgen Basedow and Harald Baum), Tübingen 2008 (Mohr Siebeck) (English).
Book review: *Bénédicte Fauvarque-Cosson*, *Revue Internationale de Droit Comparé* 2009, pp. 211-212; *Claudia Lima Marques*, *Revista de Direito do Consumidor* 77 (2011), pp. 529-535; *Naoshi Takasugi*, *Japanese Yearbook of International Law* 52 (2009), pp. 622-625.
- (3) *Sekai no Gender Byôdô: Riron to Seisaku no Kakyô wo mezashite* [*Gender Equality in the World – For Bridging the Theory and Practice*] (with Miyoko Tsujimura and Hidenori Tozawa), Tohoku University COE Sôsho, Vol. 11 (2008) (Japanese).
- (4) *Treatment of Foreign Law - Dynamics towards Convergence?* (Springer, *Jus Comparatum* series, 2017) (English).
- (5) *Gegenwärtiger Stand und Aufgabe der Privatautonomie in Japan und Deutschland* (with Keizo Yamamoto and Harald Baum), *ZJapanR Sonderheft/J.Japan.L. Special Issue*, Vol. 14 (2019) (German).
- (6) *Choice of Law in International Commercial Contracts: Global Perspectives on the Hague Principles* (Daniel Girsberger, Thomas Kadner Graziano and Jan Neels as managing editors; Yuko Nishitani with Bélig Elbalti, Lauro Gama, Brooke Marshall, José A Moreno Rodríguez and Geneviève Saumier as regional editors) (OUP, *forthcoming 2020*) (English).

III. Articles

1. Private International Law - Book Chapters

- (1) “Die Rechtswahlfreiheit im kollisionsrechtlichen System Mancinis,” in: *Jahrbuch für italienisches Recht*, Vol. 14 (2001), pp. 163-184 (German).
- (2) “Mancini and the Principle of Nationality in Japanese Private International Law,” in: *Festschrift für Erik Jayme zum 70. Geburtstag*, ed. by Heinz-Peter Mansel, Thomas Pfeiffer, Herbert Kronke, et al., Vol. 1, Berlin 2004, pp. 627-641 (English).
- (3) “Copyright Infringement on the Internet and Service Provider’s Liability — A Japanese Approach from a Comparative Perspective —,” in: *Legal Aspects of an E-Commerce Transaction – International Conference in The Hague 26 and 27 October 2004 –*, ed. by Andrea Schulz, Berlin 2006, pp. 41-53 (English).
- (4) “Employee’s Invention and the Right to Obtain Foreign Patents - Current Trends in Japanese Law from a Comparative Perspective -,” in: *Liber Memorialis Petar Šarčević - Universalism, Tradition and the Individual*, ed. by Johan A. Erauw, Vesna Tomljenovic and Paul Volken, Berlin 2006, pp. 93-109 (English).
- (5) “Economic Analysis of Conflict of Laws Rules in Tort - *Lex loci delicti* approach vs. *Interests analysis* approach -” (with Kazuaki Kagami and Toshiyuki Kono), in: *An Economic Analysis of Private International Law*, ed. by Jürgen Basedow, Toshiyuki Kono and Gisela Rühl, Tübingen 2006, pp. 121-141 (English).
- (6) “Kokkyô wo koeta Ko no Dasshu wo meguru Shomondai” [*Issues on Cross-border Child Abduction*], in: *Kazoku — Gender to Jiyû to Hô*, ed. by Noriko Mizuno [Tohoku University COE Sôsho, Vol. 6] (2006), pp. 413-435 (Japanese).
- (7) “Party Autonomy and Its Restrictions by Mandatory Rules in Japanese Private International Law – Contractual Conflicts Rules –,” in: Jürgen Basedow/Harald Baum/Yuko Nishitani (eds.), *Japanese and European Private International Law in Comparative Perspective* (Tübingen 2008), pp. 77-103 (English).
- (8) “Parteiautonomie im Internationalen Vertragsrecht Japans,” in: Karl Riesenhuber/Yuko Nishitani (eds.), *Wandlungen oder Erosion der Privatautonomie? – Deutsch-japanische Perspektiven des Vertragsrechts –* (Berlin 2007), pp. 269-293 (German).
- (9) “Contracts Concerning Intellectual Property Rights,” in: Franco Ferrari/Stefan Leible (eds.), *The Rome I Regulation: The Law Applicable to Contractual Obligations in Europe* (Berlin 2009), pp. 51-84 (English).
- (10) “Fuhôkôî no Junkyo-hô” [*Law Governing Torts*] in: Takao Suami/Masato Dogauchi (eds.), *Kokusai Business to Hô – Business Hômu Taikei*, Vol. 4 [*International Business and Law – Business Law System, Vol. 4*] (Tokyo 2009), pp. 143-180 (Japanese).
- (11) “§ 26: Internationales Privat- und Zivilverfahrensrecht,” in: Harald Baum/Moritz Bälz (eds.), *Handbuch Japanisches Handels- und Wirtschaftsrechts* (Köln 2011), pp. 1211-1285 (German).
- (12) “Internationale Kindesentführung in Japan — Auf dem Weg zur Ratifikation des HKÜ? —,” in: Herbert Kronke/Karsten Thorn (eds.), *Festschrift für Bernd von Hoffmann zum*

70. *Geburtstag* (Bielefeld 2011), pp. 319-333 (German).
- (13) “Proof of and Information about Foreign Law”, in: Martin Schauer/Bea Verschraegen (eds.), *General Reports of the XIXth Congress of the International Academy of Comparative Law* (Springer 2017), pp. 165-194 (English).
- (14) “General Report”, in: Yuko Nishitani (ed.), *Treatment of Foreign Law - Dynamics towards Convergence?* (Springer, 2017), pp. 3-60 (English).
- (15) “Lex Mercatoria and Self-Regulation in Transnational Perspective”, in: Harald Baum/Moritz Bälz/Marc Dernauer (eds.), *Self-Regulation in Private Law in Japan and Germany* (Köln 2018), pp. 213-243 (English).
- (16) “Global-ka shakai to kokusaishihô — Kokusai-kazokuhô no shiten kara —” [Global Society and Private International Law — From a Perspective of Private International Family Law —], in: Hajime Yamamoto/Mika Yokoyama/Kanako Takayama (eds.), *Global-ka to hô no hen-yô* [Globalization and Changing Law] (Tokyo 2018), pp. 138-158 (Japanese).
- (17) “Foreign Law in Domestic Courts — Challenges and Future Developments —”, in: Franco Ferrari/Diego Fenández Arroyo (eds.), *The Continuing Relevance of Private International Law and its Challenges (forthcoming 2019)* (English).
- (18) “Gaikokuhô no tekiyô wo meguru kadai to tenbô: Hikakuhô-teki shiten kara” [*Issues and future developments on the application of foreign law: from a comparative perspective*], in: Nihon to Brazil kara mita hikakuhô: Ninomiya Masato sensei koki kinen [*Comparative Law from a viewpoint of Japan and Brazil: Liber amicorum Professor Masato Ninomiya for his 70th Birthday*], ed. by Noboru Kashiwagi, Masao Ikeda, Ichiro Kitamura, Masato Dogauchi, Hiroto Abe, and Tatsuya Odake (Tokyo 2019), pp. 409-440 (Japanese).
- (19) “Japan” (National Report), in: Daniel Girsberger, Thomas Kadner Graziano and Jan Neels (managing editors), Yuko Nishitani, Brooke Marshall, José A Moreno Rodríguez, Lauro Gama and Geneviève Saumier (regional editors), *Choice of Law in International Commercial Contracts: Global Perspectives on the Hague Principles* (OUP) (forthcoming 2020) (English).
- (20) “Kulturelle Identität und Menschenrechte im internationalen Privatrecht”, in: Festschrift Herbert Kronke (forthcoming 2020) (German).
- (21) “Child Protection in Private International Law – An HCCH Success Story?”, in: Rishi Gulati, Thomas John and Ben Koehler (ed.), *Elgar Companion on the Hague Conference on Private International Law (forthcoming 2020)* (English).
- (22) “The HCCH’s Development in the Asia-Pacific Region”, in: Rishi Gulati, Thomas John and Ben Koehler (ed.), *Elgar Companion on the Hague Conference on Private International Law (forthcoming 2020)* (English).

2. Private International Law - Articles in Journals

- (1) “19seiki Yo-roppa Kokusaishihô ni okeru Hongokuhô-shugi no Seiritu to Tenkai” [*The Formation and Development of the Principle of Nationality in the European Private International Law in*

- the 19th Century], *Minshôhō-Zasshi*, Vol. 116, No. 4/5, pp. 661-688, No. 6, pp. 867-905 (1997) (Japanese).
- (2) “Ausländische Vindikationslegation und das deutsche Erbrecht — unter besonderer Berücksichtigung des japanischen Erbrechts —,” *IPRax* 1998, pp. 74-79 (German).
 - (3) “Doitsu Kokusai Shouhisha-keiyakuhô jô no Shomondai — «Kyôkô-hôki no Tokubetsurenketsu» ni kansuru Ichi-kôsatsu —” [*The Problems of the German International Consumer Contract Law — Some Considerations on the «Sonderanknüpfung zwingender Rechtsnormen» —*], *Hôgaku*, Vol. 63, No. 5 (1999), pp. 617-654 (Japanese).
 - (4) “Das internationale Arbeitsvertragsrecht in Japan,” *Recht in Japan*, Vol. 12 (2000), pp. 39-70 (German).
 - (5) “Anerkennung und Vollstreckung US-amerikanischer *punitive damages*-Urteile in Japan — anhand des *Mansei Kôgyô*-Falls —,” *IPRax* 2001, pp. 365-367 (German).
 - (6) “Mancini e l’autonomia della volontà nel diritto internazionale privato,” *Rivista di diritto internazionale privato e processuale*, Vol. 37 (2001), pp. 23-44 (Italian).
 - (7) “Privat- und Schlichtungsscheidung deutscher Staatsangehöriger in Japan und die Scheidungsanerkennung in Deutschland,” *IPRax* 2002, pp. 49-53 (German).
 - (8) “Italia ni okeru Gaikoku-hanketsu Shônin Seido to Kokusaishihô” [*The Interaction between the Recognition of Foreign Judgments and the Private International Law in Italy*], *Kokusaihô Gaikô Zasshi*, Vol. 101, No. 1 (2002), pp. 52-76 (Japanese).
 - (9) “Ôshû ni okeru Kokusai Shôhisha-keiyakuhô” [*The International Consumer Contract Law in Europe*], *New Business Law (NBL)*, Vol. 744 (2002), pp. 43-53 (Japanese).
 - (10) “Waga kuni ni okeru Burajiru-jin no Rikon ni tsuite” [*Divorce of Brazilian Nationals in Japan*], *Hôgaku*, Vol. 66, No. 3 (2002), pp. 302-329 (Japanese).
 - (11) “Shôgai-Koseki wo meguru Kihonteki Kadai” [*Basic Problems on Family Registration in Cross-border Cases*], *Jurist*, Vol. 1232 (2002), pp. 145-151 (Japanese).
 - (12) “Das japanische Familienregister und grenzüberschreitende Rechtsverhältnisse,” *ZJapanR/J.Japan.L.*, Vol. 14 (2002), pp. 229-249 (German).
 - (13) “Italia Kokusaishihô no Dôkô” [*Current Trends in Italian Private International Law*], *Kokusaishihô Nenpô*, Vol. 4 (2002), pp. 92-121 (Japanese) (English version: “Current Trends in Italian Private International Law,” *Kokusaishihô Nenpô*, Vol. 4 (2002), pp. 278-293).
 - (14) “Enforcement of Return and Access Orders in Cross-Border Cases in Japan,” *Judges’ Newsletter*, 2004 Spring, pp. 34-39 (English).
 - (15) “Divorce of Brazilian Nationals in Japan,” *ZJapanR/J.Japan.L.*, Vol. 18 (2004), pp. 215-229 (English).
 - (16) “Fuhôkô” (Tokushû: Shin-Kokusaishihô no Seitei ni mukete) [*Tort, in: Special Edition: Towards the Enactment of a New Private International Law Statute*], *Jurist*, No. 1292 (2005), pp. 35-41 (Japanese).
 - (17) “Shin-Kokusaishihô ni okeru Fuhôkô Junkyohô Kettei Rule ni tsuite” [*Conflict of Laws Rules in Tort and the New Private International Law*], *NBL*, No. 813 (2005), pp. 35-46 (Japanese).

- (18) “Intellectual Property in Japanese Private International Law,” *Japanese Annual of International Law*, Vol. 48 (2005), pp. 87-108 (English).
- (19) “Shokumu Hatsumei to Gaikoku de Tokkyo wo ukeru Kenri ni tsuite” [*Employee’s Invention and the Right to Obtain Foreign Patents*], *Hôgaku*, Vol. 69, No. 5 (2006), pp. 751-780 (Japanese).
- (20) “Keiyaku no Junkyo-hô kettei ni okeru Jakusha-hogo” [*The Protection of Weaker Parties in determining the Law governing International Contracts*], *Hôritsu no Hiroba*, Vol. 59-9 (2006), pp. 22-33 (Japanese).
- (21) “International Child Abduction in Japan,” *Yearbook of Private International Law*, Vol. 8 (2006), pp. 125-143 (English).
- (22) “Cross-Border Child Abduction between Canada and Japan,” *Gender Law and Policy Annual Review*, Vol. 4 (2006), pp. 47-72 (English).
- (23) “Bukken Junkyohô wo meguru Kadai to Tenbô” [*Future Challenges and Perspectives on the Conflict of Laws Rules on Property*], *Minshôhō Zasshi*, Vol. 136, No. 2 (2007), pp. 202-252 (Japanese).
- (24) “Die Reform des internationalen Privatrechts in Japan,” *IPRax* 2007, pp. 552-557 (German).
- (25) “New Private International Law of Japan: Protection of Weaker Parties and Mandatory Rules,” *Japanese Annual of International Law*, Vol. 50 (2007), pp. 40-59 (English).
- (26) “Shôhisha Keiyaku oyobi Rôdô Keiyaku no Junkyohô to Zettaiteki Kyôkô Hôki no Tekiyô Mondai” [*The Law Governing Consumer and Employment Contracts and the Application of Internationally Mandatory Rules*], *Kokusaishihô Nenpô*, Vol. 9 (2007), pp. 29-67 (Japanese).
- (27) “The Rome II Regulation from a Japanese Point of View,” *Yearbook of Private International Law* 2007, pp. 175-192 (English).
- (28) “La loi applicable à la responsabilité délictuelle – Le règlement « Rome II » du point de vue japonais –,” *Revue internationale de droit comparé* 2008, pp. 639-659 (French).
- (29) “Kokusaishihô ni okeru Kôjo to Jinken” [*Public policy and Human Rights in Private International Law*], *Kokusaishihô Gaikô Zasshi*, Vol. 108, No. 2 (2009), pp. 57-90 (Japanese).
- (30) “Kokusaiteki na Ko no Dasshu ni kansuru Haag Jôyaku to Doitsu ni okeru Un-yô” [*The Hague Convention on International Child Abduction and its Implementation in Germany*], *Minji Geppô*, Vol. 65, No. 11 (2010), pp. 69-117 (Japanese).
- (31) “The Hague Convention on International Child Abduction and Japan’s Move toward Ratification”, *Commentary of the Association of Japanese Institutes of Strategic Studies (AJISS)* 2011 (http://www.jiia.or.jp/en_commentary/201110/25-1.html); reprinted in *ZJapanR/J.Japan.L.*, Vol. 32 (2011), pp. 261-264 (English).
- (32) “Die internationale Zuständigkeit Japans in Zivil- und Handelssachen”, *IPRax* 2013, pp. 289-295 (German).
- (33) “Wann sind die Gerichte in Japan zuständig? — Einführung zu den neuen internationalen Zuständigkeitsregelungen —”, in: *ZJapanR/J. Jap. L.* 33 (2012), pp. 197-204 (German).

- (34) “International Jurisdiction of Japanese Courts in Comparative Perspective”, *Netherlands International Law Review*, Vol. 60 (2013), pp. 251-277 (English).
- (35) “Global Citizens and Family Relations”, *Erasmus Law Review*, Vol. 7, Issue 3 (2014) (“The Role of Private International Law in Contemporary Society: Global Governance as a Challenge”), pp. 134-146 (English).
- (36) “Kokusai-Kazokuhô ni okeru Kojin no Identity” [*Identity of Individuals in Private International Family Law*], *Minshôhō Zasshi*, Vol. 152, No. 3, pp. 231-256, No. 4=5, pp. 370-395 (2015) (Japanese).
- (37) “Tôjisha-jichi no Gendaiteki Igi — ‘Kokusai Shôji-keiyaku no Junkyohô Sentaku ni kansuru Hague Gensoku’ wo megutte” [*The Current Position of Party Autonomy: with Regard to the ‘Hague Principles on Choice of Law in International Commercial Contracts’*], *Kokusaishihô Nenpô*, Vol. 17 (2015), pp. 2-40 (Japanese).
- (38) “Kokusai Shôji-keiyaku no Junkyohô Sentaku ni kansuru Hague Gensoku”, *New Business Law (NBL)*, No. 1072 (2016), pp. 23-34 (Japanese).
- (39) “Global-ka to Kokusaishihô: Kokusai-Kazokuhô no Shiten kara” [*Globalization and Private International Law: from a Perspective of Private International Family Law*], *Hôritsu Jihô*, Vol. 1103 (2016), pp. 70-77 (Japanese).
- (40) “Party Autonomy in Contemporary Private International Law — The Hague Principles on Choice of Law and East Asia —”, *Japanese Yearbook of International Law*, Vol. 59 (2016), pp. 300-344 (English).
- (41) “Lex mercatoria to jishu-kisei” [*Lex Mercatoria and Self-Regulation*], *Hôgaku Ronsô*, 180/5-6 (2017), pp. 341-373 (Japanese).
- (42) “Aktuelle Entwicklungen im internationalen Familienrecht Japans”, *ZJapanR/J.Japan.L.*, Vol. 43 (2017), pp. 21-50 (German).
- (43) “Kodasshu Jôyaku no Un-yô ni kansuru Hikakuhô-teki Kentô” [*A Comparative Study on the Implementation of the Hague Child Abduction Convention*], *Case Kenkyû*, Vol. 329 (2017), pp. 4-68 (Japanese).
- (44) “Cross-Border Assignment of Receivables — Conflict of Laws in Secured Transactions —”, *Uniform Law Review*, Vol. 22 (2017), pp. 826-841 (English).
- (45) “Global na Chitsujo Keisei no tamenô Kadai — Kokusaihô to Kokusaishihô no Kyôdô wo Mezashite —” [*Challenges for Constituting Global Orders — Seeking a Confluence of Public and Private International Law*], *Ronkyû Jurist*, Vol. 23 (2017), pp. 43-50 (Japanese).
- (46) “‘Bunka no Shôtotsu’ to Kokusai Jinken” [*‘Conflict of Cultures’ and International Human Rights Law*], *Kokusai Jinken*, Vol. 28 (2017), pp. 60-66 (Japanese).
- (47) “Treatment of and Access to Foreign Law in Japan”, *ZJapanR/J.Japan.L.*, Vol. 46 (2018), pp. 69-84 (English).
- (48) “Jinji Soshô Jiken oyobi Kaji Jiken no Kokusai Saiban Kankatsu-tô ni kansuru Shin Hôsei (No. 1 and 2)” [*New Legislation on International Jurisdiction and other issues on Personal Status and Family Matters*], *Hôsô Jihô*, Vol. 71 (3), pp. 489-532, Vol. 71 (4), pp. 715-762 (2019) (Japanese).

- (49) “Coordination of Legal Systems by the Recognition of Foreign Judgments — Rethinking Reciprocity in Sino-Japanese Relationships —”, *Frontiers of Law in China*, Vol. 14, No. 2 (2019), pp. 193-230 (English).
- (50) “Global-ka no naka deno hongokuhô-shugi no hen-yô to kadai: kokumin-kokka no membership no isô” [*The changing role and issues of the principle of nationality in globalization: state of discussion of the membership of nation states*], *Hôgaku Seminar*, Vol. 774 (2019) (Special Issue on Globalization of Law), pp. 40-45 (Japanese).
- (51) “Global hô-tagenshugi to koku saishihô no gendai-teki igi” [*Global legal pluralism and the contemporary role of private international law*], *Hôtetsugaku Nenpô* 2019, pp. 97-104 (Japanese).
- (52) “New International Civil Procedure Law of Japan in Status and Family Matters”, in: *Japanese Yearbook of International Law (forthcoming 2019)*.
- (53) “International Adjudicatory Jurisdiction in Matrimonial Matters in Japan”, in: *Japanese Yearbook of International Law (forthcoming 2019)*.
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IX. Translations

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