

RITSUMEIKAN HOGAKU

2019 No. 5 · 6

No. 387 · 388

CONTENTS

Articles

- ADACHI Koji** : Zum Merkmal „organisierter krimineller Vereinigung“
bei sog. „Planung und Vorbereitung von der terroristischen
oder der anderen schweren organisierten Straftat“:
Insbesondere Bemerkung zu „gemeinsamem Zweck“(1)
- IKEHARA Makoto** : Regional Governance and Regional
Unions in Japan with a Decreasing Population.....(24)
- KAMON Yu** : Zur Notwendigkeit einer Reform
im Sexualstrafrecht(52)
- KOBORI Masahiro** : Japanese and Australian Understandings
on Separate or Simultaneous Bicameral Election :
a Comparison between Beliefs of Two Countries(73)
- SHINATANI Tokuya** : Reform of Article 356, Paragraph (2)
of the Companies Act(104)
- TAKEHAMA Osamu** : Gross Negligence of Insureds with
Declined Mental Capacity in Accidental Injury Coverage
in Life Insurance Contracts.....(131)
- TOKUHISA Kyoko** : A Case for Local Governance in Japan(162)
- NAKATANI Yoshikazu** : Rising Fault Lines in the Nation-State.....(198)
- NAKAMURA Yasue** : Removal of Membership Company Members
and the Grounds of Removal(223)
- NISHIDA Nahoko** : Policies for Community Building
in Disaster Restoration Public Housing Areas(242)

| | |
|---|---------|
| NISHIMURA Megumi : Non-DAC Donors and Africa : Economic Assistance of China and India | (264) |
| HISAOKA Yasunari : Protecting Rights for Fair Trials under American and British Procedural Systems in Occupied Japan : Trials in War Crimes Courts, Occupation Courts and Okinawa Courts..... | (284) |
| HORIGUCHI Tadashi : Study on Changes of Role on Local Organizations in Japan : Review of Previous Studies | (308) |
| HONDA Minoru : Fritz Bauer und der Frankfurter Auschwitz-Prozeß : was für eine theoretische Frage „die Vergangenheitsbewältigung durch Strafrecht“ stellt | (339) |
| MATSUMIYA Takaaki : Illegaler Aufenthalt und seine Beihilfe von der Frau..... | (367) |
| MATSUMOTO Katsumi : Die Verjährung des Schadensersatzanspruchs für die Verletzung des persönlichen Interesses..... | (385) |
| MURAKAMI Go : Generational Gap in Ideological Understanding Revisited | (417) |
| MURATA Toshikazu : Genealogy of the Commercial Aspects Theory : What Defines the Commercial Law? | (445) |
| YUYAMA Tomoyuki : The <i>Eastern Carelia</i> Principle in the <i>Chagos Archipelago</i> Case before the International Court of Justice..... | (466) |
| YOSHITSUGU Kosuke : Japan's Economic Aid to Burma during the Sato Administration | (494) |
| YOSHIMURA Ryoichi : Die Schadensberechnung bei Todesfällen von behinderten Kinder | (521) |
| WATANABE Chihara : Policy Making and Norm Creation through Litigation : How Does the Supreme Court Inquire and Evaluate Social Change?..... | (561) |

| | |
|---|---------|
| Professor Hirano's Final Lecture | (595) |
| Professor Murakami's Final Lecture | (623) |
| Professor Hirano's Biographical Note & List of Publications | (688) |
| Professor Murakami's Biographical Note & List of Publications... | (697) |

Published by

The Ritsumeikan University Law Association