

## Curriculum Vitae

31 July 2025

Atsuko KANEHARA

Expert in International Law

Research Director for the Canon Institute for Global Studies

Senior Fellow for the Sasakawa Peace Foundation

### I. Personal Information

Name: Atsuko Kanehara

Nationality: Japanese

Knowledge of the working languages: English (Fluent), French (Reading), German (Reading)

### II. Education

31 March 1982, University of Tokyo, Faculty of Law; Tokyo, Japan, LL. B.

### III. Professional Experiences

1 April 1982 - 31 March, 1985 University of Tokyo, Faculty of Law, *Research Associate*

1 April 1989 - 31 March, 1992 Teikyo University, Faculty of Law, *Lecturer*

1 April 1992 - 31 March, 1993 Teikyo University, Faculty of Law, *Assistant Professor*

1 April 1993 - 31 March, 1999 Rikkyo University, Faculty of Law, *Assistant Professor*

1 April 1999 - 31 March, 2010 Rikkyo University, Faculty of Law, *Professor*

1 April 2010 - 31 March, 2024 Sophia University, Faculty of Law, *Professor*

1 January 2024 - Research Director for the Canon Institute for Global Studies

1 April 2024 - Senior Fellow for the Sasakawa Peace foundation

### IV. Relevant Professional Activities: International Litigation

Counsel for the Government of Japan in the *Whaling in the Antarctic* Case (Australia v. Japan; New Zealand intervening) in the International Court of Justice (2010 - 2014)

Advocate for the Government of Japan in the *Southern Bluefin Tuna* Case (Australia and New Zealand v. Japan) in the International Tribunal for the Law of the Sea and the Following Arbitration (1999 - 2000)

### V. Professional Associations and Societies (Selected)

#### 1. International

Legal Assistant to Member of the United Nations International Law Commission,

Ambassador Chusei Yamada (1994)  
Country Reporter of Japan for the Yearbook of International Environmental Law  
(1998 - 2006)  
Member of the American Society of International Law  
Member of Governing Board, UN International Maritime Organization, International  
Maritime Law Institute (2018 - Present)  
Member of the Unofficial Expert Meeting Organized by the Office of Legal Affairs, North  
Atlantic Treaty Organization (2023 - Present)  
Member of the Academic Committee for UN International Maritime Organization,  
International Maritime Law Institute (2024 - Present)  
Member of the International Law Association  
Member of the Committee on the Legal Issues on Outer Continental Shelf (2000  
- 2010)  
Member of the Committee on Baselines under International Law of the Sea  
(2008 - 2018)  
Member of the Committee on Submarine Cables and Pipelines under  
International Law (2018 - Present)

## **2. Japanese**

**President of the Japanese Society of International Law (2020-2022)**  
Member of the Japanese Society of International Law  
Director of the Planning Committee (2018-2020)  
Member of the Executive Council (2000 -2022)  
Member of the Board for the Bar Exam of Japan (2006 - 2015)  
Councilor of the Headquarters for Ocean Policy of Japan, Appointed by Prime Minister,  
Government of Japan (2016 - 2022)  
Member of Japan Branch of the International Law Association  
Member of the Executive Council (2009 - Present)  
Director of the Committee on Japanese Digest of International Law (2007 - 2023)  
Councilor for the Sasakawa Peace Foundation (2018 - 2023)  
Lecturer of Public International Law, Foreign Service Training Institute, Ministry of  
Foreign Affairs of (2002, 2006 - 2011, 2013 - 2014, 2016, 2024, 2025)  
Policy Advisor for the Japan Coast Guard (2017 – March 2025)  
Member of External Evaluation Committee, Headquarters of the Japanese Antarctic  
Research Expedition, Ministry of Education, Culture, Sports, Science and  
Technology (2017 -2020, 2023 - Present)  
Member of the Research Committee on Maritime Law Enforcement of the Japan Coast

Guard (2000 - 2024)

Member of the Research Committee on IMO Legal Committee of Japan Maritime Center (2007 - Present)

Trustee for Nippon Communications Foundation (2022 - Present)

## **V. Honours**

Adatci Mineichiro Award (1989) (academic award for the best work on international law published in Japan in 1988)

## **VI. Lectures at The Hague Academy**

July 2017, A Special Course of Lectures as *Lecturer* at The Hague Academy of International Law in The Hague, The Netherlands, entitled “The Reassessment of Acts of the State in the Law of State Responsibility”

Based upon the lectures, an Article was published, Atsuko Kanehara, “The Reassessment of Acts of the State in the Law of State Responsibility - A Proposal of an Integrative Theoretical Framework of the Law of State Responsibility to Effectively Cope with Internationally Harmful Acts of Non-State Actors,” *Recueil des cours*, Vol. 399, (2019), pp. 19-266.

## **VII. Lectures and Teaching Experience Abroad**

- March 2007, Katholieke Universiteit Leuven, Faculty of Arts, Japanese Studies, Belgium, as *Visiting Scholar*
- 2007-2011, 2018-2025, IMO International Maritime Law Institute, Malta, as *Visiting Scholar*
- September 2018, Lectures on Japan’s Ocean Policies on Maritime Security and the Free and Open Indo - Pacific Strategy, requested by Ministry of Foreign Affairs of Japan, India, Bangladesh, and Sri Lanka
- November 21, 2020, Lecture for the Department of International Relations (Sri Lanka),
- 2023, E-Learning Project of the International Sea Bed Authority, DEEP DIVE, Module 4, Lesson 1, “The Marine Environment and the Precautionary Approach”
- June 28, 2024, Lecture at Instituto de Relaciones Internacionales (Argentina, online)
- July 2-3, 2024, Lectures at The Seoul Academy of International Law (Korea)
- January 27, 2025, Lecture for the Institute for Political and International Studies (Ministry of Foreign Affairs of Iran) (online)
- February 9, 2025, Lecture for the Diplomatic Academy (Oman)
- April 11, 2025, Lecture for UN Division of Ocean Affairs and the Law of the Sea (online)

### **VIII. Overseas Research Experience**

September 1995 - August 1997, Visiting Scholar at Harvard Law School, USA

March 2007 - April 2007, Visiting Scholar at Katholieke Universiteit Leuven, Faculty of Arts, Japanese Studies, Belgium

March 2008, Visiting Scholar at Leiden University, Faculty of Arts, Japanese Studies, The Netherlands

January 2009 - March 2009, Visiting Scholar at the Netherlands Institute for the Law of the Sea, The Netherlands

March 2017 - May 2017, Visiting Scholar at Georgetown University Law Center, USA

## V. Publications

### 1. Principal Publications in English

#### (1) Books

- A. Kanehara and M. Yanagihara, *Japan's Territory under International Law*, Brill, English Translation from a Book edited by the same editors, originally published in Japanese, (2024)
- National Editor for Japan in *Encyclopedia of Public International Law in Asia*, Brill (2021)

#### (2) Articles

- “The Protection of Submarine Cables and Pipelines in Armed Conflict in the Indo-Pacific,” in D. Guilfoyle and J. Maddocks eds, *Armed Conflict and International Law in the Indo-Pacific Region*, Oxford University Press, (2025), Chapter 8, forthcoming.
- “Great Powers for ‘Global’ Peace and Order,” In M. Gavouneli, E. Hatzivassiliou and P. Tsakonas eds, *The Treaty of Lausanne, Looking Back, Looking Ahead*, Palgrave Macmillan, (2025), pp. 99- 115
- “Factors Producing “Grey Zones” in Maritime Security,” 『國際海洋資訊』 *International Ocean Information Journal* published by the Ocean Affairs Council of Taiwan (Summer, 2025), pp. 107-112
- “The Houthi Rebels’ Attack against Japan-Related Vessel in the Red Sea: An Idea of ‘the Right to Protect Uses of Sea’”  
[https://cigs.canon/en/article/20241224\\_8535.html](https://cigs.canon/en/article/20241224_8535.html)
- “Japan’s Request of Extradition of the Founder of Sea Shepherd: Recovery and Maintenance of the Common Interests of International Society and the Inherent Interests of Japan, a Sovereign State,” [https://cigs.canon/en/article/20240826\\_8292.html](https://cigs.canon/en/article/20240826_8292.html)
- “Effective Implementation of the Stockholm Declaration and the London Convention Regime on Dumping: Dynamically Incorporating the Development of the Concept of Environment in the Twenty-First Century into the LOSC,” *The International Journal of Marine and Coastal Law* Vol. 39 (20 24) 464–474
- “Applicability of Precautionary Principle Reconsidered,”  
[https://cigs.canon/en/article/20240807\\_8266.html](https://cigs.canon/en/article/20240807_8266.html)
- “Double Aspects of Being a Sovereign State: Positive and Passive Aspects,”  
[https://cigs.canon/en/article/20240611\\_8159.html](https://cigs.canon/en/article/20240611_8159.html)
- “Significance of the BBNJ Agreement from the Perspective of the Historical Development of the Law of the Sea,” [https://cigs.canon/en/article/20240510\\_8077.html](https://cigs.canon/en/article/20240510_8077.html)

(2024)

- “How To Ensure The Safety Of The Japan Coast Guard While Maintaining Its Nature As A Police Organ When It Conducts Missions In Collaboration With The Japan Maritime Self-Defense Force Under The Control Guidelines,” *Japan Review*, Vol. 6, No. 2 (2024), pp. 47-79

- “Japan’s Discharge of ALPS Treated Water Containing Tritium,” *Japanese Yearbook of International Law*, Vol. 66 (2023), pp. 413-434

- ”Reconsideration of the Distinction Between the Use of Arms in Law Enforcement and the Use of Force Prohibited by International Law - With an Analysis of the Inherent Significance of This Issue to Japan-,” *Japan Review*, Vol. 5, No. 2 (2023), pp. 13-48

- ”The Impact on Japan’s Coast Guard and Maritime Security Caused by China’s Coast Guard Law of 2021,” *Japanese Yearbook of International Law*, Vol. 65 (2022), pp. 320-335

- ”Refining Japan’s Integrative Position on the Territorial Sovereignty of the Senkaku Islands,” *International Law Studies*, Vol. 97 (2021),

["Refining Japan's Position on the Senkaku Islands" by Atsuko Kanehara \(usnwc.edu\)](#)

- ”Covid-19 and the Law of the Sea: Japan’s Port State Jurisdiction in Relation to the Diamond Princess,” *Japanese Yearbook of International Law*, Vol. 64 (2021), pp. 233-245.

- ”Interplay between the United Nations Convention on the Law of the Sea and Other International Law for Building a Comprehensive International Maritime Order,” *Japanese Yearbook of International Law* Vol. 63 (2020), pp. 52-92

- ”International Law as a Tool to Combat China,” *Japan Review*, Vol. 4, No. 1 (2020), [04JapanReview 4-1 summer Kanehara.pdf \(jiiia-jic.jp\)](#)

- ”Japan’s Withdrawal from the International Convention for the Regulation of Whaling,” *Japanese Yearbook of International Law*, Vol. 62 (2019), pp. 376-387

- ”The Reassessment of Acts of the State in the Law of State Responsibility - A Proposal of an Integrative Theoretical Framework of the Law of State Responsibility to Effectively Cope with Internationally harmful acts of Non-State Actors,” *Recueil des cours*, Vol. 399, (2019), pp. 19-266

- ”The Use of Force in Maritime Security and the Use of Arms in Law Enforcement under the Current Wide Understanding of Maritime Security,” *Japan Review*, Vol. 3, No. 2 (2019), [JapanReview Vol3 No2 05 Kanehara.pdf \(jiiia-jic.jp\)](#).

- ”Contribution by the Commission on the Limits of the Continental Shelf to the International Legal Order of the Oceans,” *Sophia Law Review [Jochi Hgaku Ronshu]*, Vol. 61, No. 3/4, (2018), pp. 9-56

- ”Validity of International Law over Historic Rights: The Arbitral Award (Merits) on the

South China Sea Dispute,” *Sophia Law Review [Jochi Hogaku Ronshu]*, Vol. 61, No. 1/2, (2017), pp. 27-76

- “What Does a New International Legally Binding Instrument on Marine Biological Diversity of Areas beyond National Jurisdiction ‘under the UNCLOS’ Mean?”, *Sophia Law Review [Jochi Hogaku Ronshu]*, Vol. 59, No. 4, (2016), pp. 53-73

- “So-called ‘Eco-piracy’ and Interventions by NGOs to Protect against Scientific Research Whaling on the High Seas: An Evaluation of Japanese Position,” in C. R. Symmons ed., *Selected Contemporary Issues in the Law of the Sea* (2011), pp. 195-220.

- “A Possible Practical Solution of the Dispute over the Dokdo/ Takeshima Islands from a Perspective of the Law of the Sea,” S. Lee and H. E. Lee eds., *DOKDO-Historical Appraisal and International Justice* (2011), pp. 71-89

- “Legal Responses of Japan to Impediments and Harassments by Foreign Vessels against Japanese Vessels during Research Whaling in the Antarctic Sea” *Japanese Yearbook of International Law*, No. 52 (2009), pp.553-582

- “A Legal and Practical Arrangement of Disputes Concerning Maritime Boundaries Pending Their Final Solution and Law Enforcement-From a Japanese Perspective,” N. A. Martinez Gutierrez ed., *Serving the Rule of International Maritime Law- Essays in Honour of Professor David Joseph Attard*, (2010), pp. 95-118

- “Challenging the Fundamental Principle of the Freedom of the High Seas and the Flag State Principle Expressed by Recent Non-Flag State Measures on the High Seas,” *Japanese Yearbook of International Law*, No. 51 (2008), pp. 21-56

- “Marine Scientific Research in the Waters Where Claims of the Exclusive Economic Zones Overlap between Japan and the Republic of Korea,” *The Japanese Annual of International Law*, No. 49 (2006), pp. 98-122

- “Fisheries Law Enforcement by Japan in Its Exclusive Economic Zone and Hot Pursuit from the Exclusive Economic Zone onto the High Seas of a Foreign Vessel Which Failed to Obey an Order to Heave to,” *The Japanese Annual of International Law*, No. 48 (2005), pp. 109-122

- “The Impact on the Freedom of Navigation by International Regulation for the Purpose of Fisheries Resources Conservation and Marine Environmental Protection,” *St. Paul’s Review of Law and Politics [Rikkyo Hogaku]*, No. 66 (2004), pp. 150-190

- “The Incident of an Unidentified Vessel in Japan’s Exclusive Economic Zone,” *The Japanese Annual of International Law*, No. 45 (2002), pp. 116-126

- “Determination of the Dispute in the Southern Bluefin Tuna Case,” *St. Paul’s Review of Law and Politics [Rikkyo Hogaku]*, No. 60 (2002), pp. 103-156

- “The Japanese Legal System Concerning Innocent Passage of Foreign Vessels (1990-1998),” *The Japanese Annual of International Law*, No. 42 (1999), pp. 90-110

- “A Critical Analysis of Changes and Recent Developments in the Concept of Conservation of Fishery Resources on the High Seas,” *The Japanese Annual of International Law*, No.41 (1998), pp. 1-29
- “Some Considerations Regarding Methods of International Regulation in Global Issues: ‘Sovereignty’ and ‘Common Interests’,” in E. B. Weiss ed., *International Compliance with Nonbinding Accords* (1997), pp. 81-117
- “Methods of International Regulation for Global Environmental Protection: A Reappraisal of International Law Making,” in M. K. Young and Y. Iwasawa eds., *Trilateral Perspective on International Legal Issues: Relevance of Domestic Law and Policy* (1996), pp. 47-60
- “The Significance of ‘Pledge and Review’ Process in Growing International Environmental Law,” *The Japanese Annual of International Law*, No. 35 (1992), pp. 1-32

## 2. Principal Publications in Japanese

\* Original titles follow English translation.

### (1) Books

- A. Kanehara and M. Yanagihara, *Japan’s Territory under International Law [Kokusaiho kara Mita Ryodo to Nihon]*, Todai Shuppankai (2022)
- A. Kanehara et al. eds., *International Legal Order and Global Economy [Kokusaiho Titsujo to Gurobaru Keizai]*, Shinzansha (2021)
- A. Kanehara et al. eds., *100 Cases of International Law [Hanrei Hyakusen]*, Yuhikaku (2021)
- A. Kanehara, M. Yanagihara and K. Morikawa eds., *Practice of International Law [Purakutisu Kokusai Ho Kogi]*, 1<sup>st</sup> ed. (2010), 2<sup>nd</sup> ed. (2013), 3<sup>rd</sup> ed (2017), 4<sup>th</sup> ed. (2022) Shinzansha
- A. Kanehara and A. Morita eds., S. Yamamoto, *The Positive Basics of International Administrative Law [Kokusai Gyosei Ho no Sonritsu Kiban]* Yuhikaku (2016)

### (2) Articles

- “Offshore Windfarm in Exclusive Economic Zone [Haitateki Keizai Suiiki deno Yojo Huryoku Hatsuden],” [https://cigs.canon/article/20250616\\_8977.html](https://cigs.canon/article/20250616_8977.html)
- “Marine Spatial Planning for Offshore Windfarm [Yojo Huryoku hstuden wo Keiki to Suru Kaiyo Kukan Keikaku],” [https://cigs.canon/article/20250403\\_8763.html](https://cigs.canon/article/20250403_8763.html)
- “Reconsideration of the Term ‘Security’ [Anzen Hoshol],” [https://cigs.canon/article/20250212\\_8639.html](https://cigs.canon/article/20250212_8639.html)



- “Securing the Safety of the Japan Coast Guard while Discharging Its Missions under the Control Guidelines and Article 80 of the Law on Self-Defence Force [Jieitai Ho 80jo to Toseiyoryo no Motodeno Kaijo Hoancho no Ninmu Suiko ni Okeru Anzen Kakuhō], *Jurist [Jurisuto]*, February 2024, No. 1593, pp. 72-77
- “A Proposal on the Fourth Basic Plan on Ocean Policy [Kaiyo Kihon Keikaku no Shuchū oyobi Shūyo Sesaki no Teigen – Dai4ki Kaiyo Kihon Keikaku to Sorewo Koete], *Ocean Policy Studies [Kiyo Seisaku Kenkyū]*, No. 17 (February, 2023), pp. 1-16
- “A Proposal of Legislative Measures Required on Coast Guarding of Territorial Sea [Ryokai Keibi ni Kakaru Ho Seibi no Teigen],” *Sophia Law Review [Jochi Hogaku Ronshū]*, Vol. 65, No. 4 (2022), pp. 11-57
- “Legal” and “Non-Legal” Arguments on Territorial Claims [Ryoiki Mondain ni Okeru Shūchō no ‘Hoteki’ ‘Hi Hoteki’ Kosei],” *Sophia Law Review [Jochi Hogaku Ronshū]*, Vol. 65, No. 3 (2022), pp. 1-55
- “International Law on Pandemic from a Perspective of the Law of the Sea – With a Focus on Port State Jurisdiction [Kaiyōhō kara Mita Pandemic Kokusaiho], A. Kanehara and *et al.* ed., *International Legal Order and Global Economy [Kokusaiho Titsujō to Gurobaru Keizai]*, (2021), pp. 67-95
- “An Analysis on a Dispute Concerning Interpretation or Application of a Treaty [Jōyaku no Kaishaku matawa Tekiyo ni Kansuru Hunsō],” in Y. Iwasawa *et al.* eds., *The Rule of Law and International Relations [Kokusai Kankei to Hō no Shihai]*, (2021), pp. 245-273
- “Generalization of International Law as Reaction to Individualization of International Law [Kobestuka he no Taio toshiteno Kokusai Hō no Ippanka],” Ma. Asada *et al.* eds., *Trend of Modern International Law [Gendai Kokusaiho no Chōryū]*, Vol. 1 (2020), pp. 24-57
- “Relationship between Judicial Jurisdiction and Applicable Law – Judicial Courts and Arbitral Tribunals under UNCLOS [Saiban Kankatsūken to Tekiyo Hō no Kanekei – Kokuren Kaiyōhō Jōyaku ni Okeru Shiho Saiban oyobi Chusai Saiban],” in K. Serita *et al.* eds., eds., *Succession of Positivism of International Law - Memory of Professor Nisuke Ando [Jissho no Kokusai Hogaku no Keisho - Ando Nisuke Sensei Tsuto]*, (2019), pp. 543-582
- “The Legal Ground for the Advisory Jurisdiction of International Tribunal for the Law of the Sea [ITLOS Daihotei ga Kankokuteki Iken wo Dasu Kankatsūken no Konkō], in Y. Matusi *et al.* eds., *International Law in the 21<sup>st</sup> Century and Agenda of the Law of the Sea [21Seiki no Kokusaiho to Kaiyōhō no Kadai]*, (2016), pp. 438-477
- “Current Development of State Responsibility for Internationally Harmful Acts of Non-State Actors [Hikokka Jittai no Kokusai Yugai Koi ni Taisuru Kokka Sekininho no Taio],

in Iwasawa *et al* eds., *Dynamism in International Law - Memory of Professor Akira Kotera* [*Kokusaiho no Dainamizumu - Kotera Akira Sensei Tsuito*], pp. 265-292

- "The Validity of International Law- The Logic of the Arbitral Tribunal (Merits) in the South China Sea Dispute [Minami Shina Kai Chusai Handan (Honan) ni Miru Kokusaiho Datousei no Ronri]," *International Affairs* [*Kokusaimondai*], No. 659 (2017), pp. 25-36

- "Jurisdiction of Coastal States of Exclusive Economic Zones - An Analysis of the Arctic Sunrise Case [Haitatekikeizaisuiiki no Engankoku no Kankatsuken - Arctic Sunrise Go Jiken wo Megutte]," *Sophia Law Review* [*Jochi Hogaku Ronshu*], Vol. 60, No. 3/4 (2017), pp. 223-272

- "Advisory Jurisdiction of the International Tribunal for the Law of the Sea [Kokusai Kaiyo Ho Saibansho no Daihotei ga Kankokuteikiiken wo Dasu Kankatsuken]," in Y. Matsui *et al* eds., *Agendas of International Law and the Law of the Sea in the 21<sup>st</sup> Century, In Memory of Professor Norio Tanaka* [*21 Seiki no Kokusai Ho to Kaiyo Ho no Kadai, Tanaka Norio Kyoju Tuito Kinen*], pp. 438-474

- "The Law of State Responsibility [Kokka Sekinin Ho]," in M. Asada ed., *International Law* [*Kokusai Ho*], 1<sup>st</sup> ed. (2011), pp. 297-322, 2<sup>nd</sup> ed. (2013), pp. 321-346, 3<sup>rd</sup> ed. (2016), pp. 349-378, 4<sup>th</sup> ed. (2019), pp. 360-385, 5<sup>th</sup> ed. (2022), pp. 369-399

- "Territory as a Basis for Implementation of International Obligations [Kokusai Gimu no Riko Kiban Toshiteno Ryoiki]," in T. Matsuda *et al* eds., *Thoughts and Structure of Modern International Law* [*Gendai Kokusai Ho no Shiso to Kozo*] (2012), pp. 74-98

- "A Critical Analysis of the Method of Codification Concerning the Part One of the Articles on State Responsibility [Kokka Sekinin Jobun Daiitibu ni Miru Hotenka no Hohoron no Hihanteki Kosatsu]," in S. Murase and K. Tsuruoka eds., *International Law Commission at a Crossroads* [*Henkakuki no Kokusai Ho Iinkai*] (2011), pp. 139-166

- "The Law of State Responsibility [Kokka Sekinin Ho]," in Y. Iwasawa, A. Kotera and A. Morita eds., *Lecture on Public International Law* [*Kogi Kokusai Ho*], 1<sup>st</sup> ed. (2004), pp. 195-223, 2<sup>nd</sup> ed. (2010), pp. 207-237

- "Special Circumstances on Enforcement Procedures- Hot Pursuit from a Perspective of Its Substantive and Procedural Basis [Sikko Tetsuduki ni Okeru Tokubetsu Jijo- Jittaiteki Kiban to Tetsudukiteki Kiban Kara Mita Tsuisekiken no Tenkai]," in S. Yamamoto ed., *The Legal System on Maritime Safety-Interaction between the International Law of the Sea and Japanese Law* [*Kaijo Hoan Hosei-Kaiyo Ho to Kokunai Ho no Kosaku*] (2009), p. 199-227

- "Legal Issues Concerning the Legal Title of Coastal States over Continental Shelf beyond 200 Miles [200 Kairi wo Koeru Tairikudana no Genkai Settei wo Meguru Iti Kosatsu]," in S. Murase and J. Eto eds., *International Law of Maritime Boundary*

*Delimitation [Kaiyo Kyokai Kakutei no Hori]* (2008), pp. 103-132

- “*Raison d’Etre* of the Flag State Principle in Modern International Regulations for Fishing on the High Seas [Gendai Kokai Gyogyo Kisei ni Okeru Kikoku Shugi no Sonritsu Konkyo],” *St. Paul’s Review of Law and Politics [Rikkyo Hogaku]*, No. 75 (2008), pp. 23-66

- “Recent Development of State Responsibility from the Perspective of the Theory of Attribution of Acts to States [Koi Kizokuron no Tenkai ni Miru Kokka Sekinin Ho no Saikin no Doko],” *St. Paul’s Review of Law and Politics [Rikkyo Hogaku]*, No. 74 (2007), pp. 1-42

- “An ‘Obligation to Ensure’ Implementation of International Obligations [Kokusai Gimu no Riko wo ‘Kakuho Suru’ Gimu ni Yoru Kokusai Kiritsu no Jitsugen],” *St. Paul’s Review of Law and Politics [Rikkyo Hogaku]* No. 70 (2006), pp. 235-294

- “Reappraisal of Legal Interests of “Sovereign States” in International Environmental Disputes [Kokusai Kankyo Hunso ni Okeru Hoeki no ‘Kokka’ Sei],” in Y. Simada, S. Sugiyama and M. Hayashi eds., *Legal Resolution of Diversified International Disputes [Tayo Ka Suru Kokusai Hunso no Hoteki Kaiketsu]* (2006), pp. 313-342

- “State Responsibility [Kokka Sekinin],” in N. Okuwaki and A. Kotera eds., *Key Words of International Law [Ki Wado Kokusai Ho]*, 1<sup>st</sup> ed. (1997), pp. 87-108, 2<sup>nd</sup> ed. (2006), pp. 93-114

- “Effective Exercise of Coastal Jurisdiction as *Raison d’Etre* of the Right of Hot Pursuit [Tsusekiken no Konkyo Toshiteno ‘Engankoku Kankatsuken no Jikkouteki Kosi’],” in Kaijo Hoan Kyokai ed., *A Comparative Analysis of Domestic Legal Systems Concerning Maritime Safety [Kakkoku ni Okeru Kaijo Hoan Hosei no Hikaku Kenkyu]* (2005), pp. 11-31

- “Current Development Concerning the Right of Hot Pursuit [Tsusekiken wo Meguru Saikin no Doko],” in Kaijo Hoan Kyokai ed., *A Comparative Analysis of Domestic Legal Systems Concerning Maritime Safety [Kakkoku ni Okeru Kaijo Hoan Hosei no Hikaku Kenkyu]* (2004), pp. 11-28

- “Rights and Responsibility of a State in the Protection of International Environment [Kankyo Hogo ni Kansuru Kokka no Kenri to Sekinin],” in the Japanese Society of International Law ed., *100 Years of Japan from the Perspective of International Law [Nihon to Kokusai Ho no 100 Nen]*, Vol. 6, *Development and Environment [Kankyo to Kaihatsu]* (2002), pp. 28-55

- “A Critical Review of Fundamental Concepts in Positivist Theory on the Law of State Responsibility [Ho Jissho Shugi no Kokka Sekinin Ho Ron no Kihon Genri Saiko],” *St. Paul’s Review of Law and Politics [Rikkyo Hogaku]*, No. 59 (2001), pp. 159-204.

- “Navigational Interest and Law Enforcement Measures [Koko Rieki to Sikko Sochi],”

in Kaijo Hoan Kyokai ed., *Studies of International Disputes Relating to Maritime Safety* [*Kaijo Hoan Kokusai Hunso Jirei no Kenkyu*], Vol. 2 (2001), pp. 1-24

- “Some Critical Reflections on “General” Law of State Responsibility [Kokka Sekinin Ho no ‘Ippan Gensoku Sei’ no Igi to Genkai],” *St. Paul’s Review of Law and Politics* [*Rikkyo Hogaku*], No. 55 (2000), pp. 128-171

- “Intervention before the International Court of Justice: ‘An Interest of a Legal Nature Which May Be Affected by the Decision in the Case’ [Soshō Sanka no Yoken Tositenō ‘Eikyo wo Ukeru’ Hoteki Rieki],” *St. Paul’s Review of Law and Politics* [*Rikkyo Hogaku*], No. 50 (1998), pp. 141-185

- “The Role of Fault in the Law of State Responsibility for Internationally Wrongful Acts [Kokusai Ihokoi Sekinin ni Okeru Kasitsu no Kinō],” *The Journal of International Law and Diplomacy* [*Kokusai Ho Gaiko Zasshi*], Vol. 96, No. 6 (1998), pp. 1-46

- “The Meaning of Relativity of the Territorial Sovereignty in the Principle of *sic utere tuo ut alienum non laedas* [Ryoiki Siyo no Kanrisekinin Gensoku ni Okeru Ryoiki Shuken no Sotaika],” in S. Murase and N. Okuwaki eds., *Jurisdiction of a State—The Relation of International Law and National Laws* [*Kokka Kankatsuken—Kokusai Ho to Kokunai Ho no Kankei*] (1998), pp. 179-207

- “The ‘Legal Damage’ to be Remedied by the Law of State Responsibility and the Concept of General Interest: A Critical Review [Kokka Sekinin Ho ni Okeru ‘Ippan Rieki’ Gainen Tekiyo no Genkai],” *The Journal of International Law and Diplomacy* [*Kokusai Ho Gaiko Zasshi*], Vol. 94, No. 4 (1995), pp. 1-50

- “‘Precautionary Remedies’ in the Conventions on Global Environmental Protection [Tikyū Kankyō Hōgo ni Okeru ‘Songai Yobo’ no Hōri],” *The Journal of International Law and Diplomacy* [*Kokusai Ho Gaiko Zasshi*], Vol. 93, Nos. 3 • 4 (1994), pp. 160-203

- “The Concept of Practice in Modern Customary International Law [Gendai Kanshū Kokusai Ho ni Okeru Kankō Gainen no Iti Kosatsu],” *The Journal of International Law and Diplomacy* [*Kokusai Ho Gaiko Zasshi*], Vol. 88, No. 1 (1989), pp. 6-37

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