

**THE
JAPANESE ANNUAL
OF
INTERNATIONAL LAW**

**No. 49
2006**

THE INTERNATIONAL LAW ASSOCIATION OF JAPAN

Copyright © March 2007
By
The International Law Association of Japan
(The Japan Branch of the International Law Association)

Printed by The Japan Times, Ltd.
(Printed, 2007)
5-4, Shibaura 4-chome, Minato-ku, Tokyo 108-0023, Japan

Price: ¥9,000

Address all inquiries to THE INTERNATIONAL LAW ASSOCIATION OF JAPAN, c/o Prof. Kazuhiro Nakatani, Faculty of Law, University of Tokyo, 7-3-1, Hongo, Bunkyo-ku, Tokyo 113-0033, Japan
Fax +81-3-5841-3174 E-mail ila@j.u-tokyo.ac.jp

For subscriptions to this Annual and purchases of back numbers, please apply to its sole agent, Yushodo Co., Ltd., 29 San-eicho, Shinjuku-ku, Tokyo 160-0008, Japan
Phone +81-3-3357-1411 Fax +81-3-3351-5855

THE JAPANESE ANNUAL OF INTERNATIONAL LAW

No.49 (2006)

CONTENTS

Articles

- Historical Functions of Monism with Primacy of International Law — A View Based on the Japanese Experience during the Early Period of the Allied Occupation —*Kaoru Obata* 1
- Japanese Blocking Statute against the U.S. Anti-Dumping Act of 1916*Dai Yokomizo* 36
- Overhaul of the Japan-US Tax Treaty in 2003*Yoshihiro Masui* 55
- Bilateral Air Agreements and Japan*Kazuhiko Nakatani* 71

The Japanese Digest of International Law

- Marine Scientific Research in the Waters Where Claims of the Exclusive Economic Zones Overlap between Japan and the Republic of Korea — Incidents between the Two States in 2006 —*Atsuko Kanehara* 98
- Law of the Sea — Marine Scientific Research — “the State Concerned” under Article 74, Paragraph 3 of the United Nations Convention on the Law of the Sea — the Obligation of Making Every Effort to Enter into Provisional Arrangement of a Practical Nature — the Obligation Not to Jeopardize or Hamper the Reaching of the Final Agreement — Exercises of Marine Scientific Research in Disputed Sea Areas — A Prior Notification System*

Book Reviews

- Buryokufunso no Kokuzaibo* (International Law of Armed Conflict), edited by Shinya Murase and Akira Mayama*Hisakazu Fujita* 123
- Evolution of Party Autonomy in International Civil Disputes*, edited by Akira Saito*Koji Takahashi* 130
- Sogawa Takeo Ronbunshu: Kokuzaibo to Sensoiboka* (Collected Papers of Prof. Takeo Sogawa: International Law and an Outlawry of War), edited by Shigeru Oda and Yasuo Ishimoto*Masaharu Yanagihara* 133

<i>Kokusai Nanminbou no Riron to sono Kokunaiteki Tekiyō</i> (International Refugee Law: Theory and Domestic Application), by Hiroshi Honma..... <i>Kobki Abe</i>	136
<i>Kokusai Sosbiki Ho</i> (The Law of International Organizations), by Tetsuo Sato <i>Osamu Nakamura</i>	138
<i>Anzenbosho to Kokusai Hanzai</i> (Security and Transnational Crime), edited by Atsushi Yamaguchi and Kazuhiro Nakatani..... <i>Shuichi Furuya</i>	140

Judicial Decisions in Japan

I. Public International Law

Supreme Court, Judgment, July 21, 2006	144
<i>State Immunity from Civil Jurisdiction — Restrictive Immunity Theory — Explicit Modification of the Case Law — Sales Contracts</i>	
Tokyo High Court, Judgment, March 18, 2005	149
<i>Article 11 of the Treaty of Peace between Japan and the Republic of China — Article 14(b) of the Treaty of Peace with Japan — Joint Communiqué Between Japan and the People's Republic of China — “The Three Principles for the Restoration of Relations” Put forward by the Government of the People's Republic of China — Individual Claims of Chinese Nationals for Damages Suffered during the Second World War</i>	
Osaka High Court, Judgment, October 27, 2005	155
<i>Nationality Requirement in the National Pension System — Non-self-executing Character of Article 2(2) of the International Covenant on Economic, Social, and Cultural Rights — Interpretation of Article 26 of the International Covenant on Civil and Political Rights in the Social Security Context</i>	
Tokyo High Court, Judgment, April 12, 2006	160
<i>Article 1 A (2) of the Convention Relating to the Status of Refugees (1951) — Definition of the Term ‘Being Persecuted’ — Discrimination against Women — Forced Marriage — Honor Killings</i>	

II. Private International Law

Supreme Court, Judgment, December 19, 2005	173
<i>Bank — Corporation Tax — Foreign Tax Credit — International Double Taxation — Abuse — Euro Bonds — the Cook Islands</i>	

Tokyo High Court, Judgment, December 9, 2004	176
Tokyo District Court, Judgment, May 31, 2004 <i>Chinese Post — Copyright — Moral Rights of Authorship — Novel Published in Japan — Applicable Law — Defamation — Injunction — Published Apology — The Laws of the Country Where Protection Is Claimed — Damages — Lex Loci Delicti (Horei Art. 11) — Succession — National Law of the Descendant (Horei Art. 26)</i>	
Tokyo High Court, Judgment, July 26, 2005	183
<i>Income from a Foreign Business — Deduction from Corporate Income Tax Base — ‘Permanent Establishment’ — ‘Industrial or Commercial Activity’ — Treaty for the Prevention of Double Taxation — U.S.-Japan Tax Treaty — Local Tax Act (Japan)</i>	
Tokyo High Court, Judgment, December 15, 2004	186
<i>Carriage of Goods by Sea — Carrier’s Breach of Duty — Wrongful Delivery of Goods — Claim for Damages — Application of Time-Bar — International Convention for the Unification of Certain Rules of Law relating to Bills of Lading (Hague Rules 1924) — Bill of Lading — Governing Law — International Carriage of Goods by Sea Act</i>	
Tokyo District Court, Judgment, October 25, 2005	195
<i>Guaranty Agreement — Claim for Repayment — Jurisdiction based on Obligation to Perform-Objective Account of Fact — Jurisdiction based upon Related Claims — Joinder of Parties — Code of Civil Procedure</i>	
Osaka District Court, Judgment, November 9, 2004	197
<i>An Instance of Imitation Held Not Covered by Unfair Competition Prevention Act — Form of Merchandise Not Well-known as Indicating Origin of Goods — Conduct Including Manufacture and Sale of a Product Resembling Form of Another’s Product Held to Constitute Tort under Civil Code</i>	
Chronological List of Treaties and Other International Agreements Concluded by Japan in 2005.....	205
Documents	
I. Treaties	
MEXICO	
1. Agreement Between Japan and the United Mexican States for the Strengthening of the Economic Partnership.....	208

USA

2. Agreement Between Japan and the United States of America on Social Security	273
--	-----

II. National Legislation

The Special Measures Law concerning the Obligation to Return Profits Obtained pursuant to the Antidumping Act of 1916 of the United States, etc	284
---	-----

III. Contemporary Practices and Opinions

1. The Views of the Government of Japan on the Lawsuit against Japanese and Other Companies, Regarding the Sherman Act's Reach under the Foreign Trade Antitrust Improvements Act (FTAIA) (<i>F. Hoffman-La Roche Ltd. v. Empagran, S. A.</i>)	286
2. The Views of the Government of Japan on the Lawsuit against Japanese and Other Companies, Regarding the Sherman Act's Reach under the Foreign Trade Antitrust Improvements Act (FTAIA) (<i>Inquívosa S.A. v. Ajinomoto Co., Inc.</i>)	298
3. The Views of the Government of Japan on the Motion Filed for a Preliminary Anti-Suit Injunction Enjoying Tokyo Kikai Seisakusyo, Ltd., and TKS (U.S.A.), Inc., From Filing an Action in Japan under the Special Measures Law of Japan	310
4. The Japanese Government's View on the United States' Reservations to the United Nations Convention against Transnational Organized Crime	324

Chronology of Japanese Foreign Affairs	326
--	-----

Activities

I. Activities of the International Law Association of Japan	337
II. Activities of Related Academic Associations in Japan	343
Supporting Members	349