

THE
JAPANESE ANNUAL
OF
INTERNATIONAL LAW

NO. 6

1962

THE JAPAN BRANCH
OF
THE INTERNATIONAL LAW ASSOCIATION

CONTENTS

| Articles: | Page |
|--|------|
| Progress of Revision of the Private International Law of Japan <i>Hidebumi Egawa</i> | 1 |
| The Extent of the Territorial Sea — Some Analysis of the Geneva Conferences and Recent Developments <i>Shigeru Oda</i> | 7 |
| On Decisions of the United States-Japanese, the Anglo-Japanese and the Netherlands-Japanese Property Commissions <i>Kunao Nishimura</i> .. | 39 |
| Notes: | |
| Problems of Constitutional Revision in Japan <i>Kaoru Matsumoto</i> | 63 |
| Post-war Studies in Public International Law in Japan <i>Yūichi Takano</i> | 79 |
| Post-war Studies in Private International Law in Japan <i>Sueo Ikehara, Ryōichi Yamada & Takao Sawaki</i> | 95 |
| Decisions before the Anglo-Japanese Property Commission: | |
| The United Kingdom of Great Britain and Northern Ireland in re The Hong Kong & Shanghai Banking Corporation v. Japan | 107 |
| The United Kingdom of Great Britain and Northern Ireland in re Helm Brothers, Limited v. Japan | 115 |
| The United Kingdom of Great Britain and Northern Ireland in re All Saints Church Association's Claim for Compensation v. Japan | 118 |
| The United Kingdom of Great Britain and Northern Ireland in re All Saints Church Association's Request for Restoration v. Japan | 128 |
| The United Kingdom of Great Britain and Northern Ireland ex rel. The Kin Hong Steamship Company v. Japan | 134 |
| The United Kingdom of Great Britain and Northern Ireland in re The Inter- national Electrolytic Plant Company Limited v. Japan | 136 |
| The United Kingdom of Great Britain and Northern Ireland in re The Claims of Mrs. M. Struthers v. Japan. And other similar cases (Minority Share- holders' Compensation Claim Case) | 151 |
| The United Kingdom of Great Britain and Northern Ireland in re The James Trading Company v. Japan | 157 |
| Decisions before the Netherlands-Japanese Property Commission: | |
| The Netherlands in re The s.s. "Op ten Noort" v. Japan | 166 |
| Judicial Decisions: | |
| Agency — Law applicable under Private International Law to the Creation and Effect of an Act delegating Powers as an Agent — Law applicable to the Agent — Third Party Relationship. (<i>Kanyō Kaiun Kabushiki Kaisha</i> v. <i>Homare Kokusai Bōeki Kabushiki Kaisha</i> . Kōbe District Court, Septem- ber 2, 1959) | 188 |

(continued)

CONTENTS (continued)

| | |
|---|-----|
| Arbitration — Foreign Arbitration Awards — Execution under Japanese Law — Judgment executing the Amount of a Foreign Arbitration Award to the Extent that it exceeds a Setoff. (<i>American President Lines, Ltd. v. C. Subra Kabushiki Kaisha</i> . Tokyo District Court, October 23, 1959) | 203 |
| Chronology of Japanese Foreign Affairs | 212 |
| A Chronological List of Treaties and other International Agreements concluded by Japan | 217 |
| Documents: | |
| Agreement between the Government of Japan and the Royal Government of Afghanistan concerning the Establishment of Training Centre for Small Scale Industries, <i>Kabul, March 15, 1961</i> | 220 |
| Agreement for the Exchange of International Money Orders between Japan and the Commonwealth of Australia, <i>Tokyo, February 7, 1961</i> | 225 |
| Accord relatif aux Services Aeriens entre le Japon et la Belgique, <i>Tokio, le 20 juin 1959</i> | 228 |
| Agreement between the Government of Japan and the Government of Ceylon for the Establishment of Fisheries Training Centre, <i>Colombo, March 20, 1961</i> . | 236 |
| Echange de Notes concernant la Modification de l'Annexe de l'Accord relatif aux Services Aeriens entre le Japon et la France, <i>Tokio, le 16 mai 1961</i> | 241 |
| Exchange of Notes concerning the Waiver of Visa Requirements between the Government of Japan and the Government of Pakistan, <i>Karachi, November 25, 1960 and Rawalpindi, December 1, 1960</i> | 243 |
| Agreement for the Exchange of International Money Orders between Japan and Pakistan, <i>Tokyo, February 7, 1961 and Rawalpindi, March 7, 1961</i> | 245 |
| Convention between the Government of Japan and the Government of the State of Singapore for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with respect to Taxes on Income, <i>Singapore, April 11, 1961</i> | 250 |
| Agreement between the United Nations and the Government of Japan for the Establishment of the Asia and Far East Institute for the Prevention of Crime and the Treatment of Offenders, <i>New York, March 15, 1961</i> | 264 |
| Special Nuclear Material Lease Agreement between the Government of Japan and the United States Atomic Energy Commission acting on behalf of the Government of the United States of America, <i>Washington, May 19, 1961</i> . . . | 270 |
| Exchange of Notes between the Governments of Japan and the United States of America regarding Settlement of Claims of Japanese Nationals formerly resident in the Bonin Islands and other Islands arising from Measures taken by the United States in connection with the Exercise of its right under Article 3 of the Treaty of Peace with Japan, <i>Tokyo, June 8, 1961</i> | 283 |
| Exchange of Notes between Japan and the United States concerning the Establishment of Joint United States-Japan Committee on Trade and Economic Affairs, <i>Washington, June 22, 1961</i> | 290 |
| List of Members | 292 |

THE
JAPANESE ANNUAL
OF
INTERNATIONAL LAW

No. 7

1963

THE JAPAN BRANCH
OF
THE INTERNATIONAL LAW ASSOCIATION

CONTENTS

| | Page |
|--|---------------------------------------|
| Articles: | |
| Das völkerrechtliche Gewohnheitsrecht | <i>Alfred Verdross</i> 1 |
| Nationality in the Private International Law of Japan | <i>Sueo Ikehara</i> 8 |
| (Appendix) Horei (Translation of the Law Concerning the Application of Laws) | 20 |
| Notes: | |
| Outline of the Japan-Soviet Fishery Talks (1962) | <i>Kenzo Kawakami</i> 24 |
| International Arbitration in the Meiji Era | <i>Yasuo Ishimoto</i> 30 |
| Nuclear Liability Legislation of Japan | <i>Eiichi Hoshino</i> 38 |
| (Appendix 1) The Law Concerning Compensation of Nuclear Damage (Translation) | 47 |
| (Appendix 2) The Law Concerning Nuclear Damage Compensation Indemnification Contracts (Translation) | 53 |
| The Transpacific Cable Construction and Maintenance Agreement of 1962 (KDD-AT & T): Its International Law Aspects | <i>Soji Yamamoto</i> 58 |
| (Appendix) Transpacific Cable Construction and Maintenance Agreement, with Addendum (Contract) | 64 |
| Activities: | |
| Activities of the Japan Branch of the International Law Association | 79 |
| Interim Report by the Committee on Extraterritorial Effects of Trade Regulation | <i>Makoto Yazawa</i> , Reporter 80 |
| Interim Report by the Committee on State Succession | <i>Shigejiro Tabata</i> , Reporter 84 |
| Judicial Decisions: | |
| Supreme Court | |
| Japan Supreme Court, October 10, 1960 | 92 |
| Constitutional Law—Orders issued under the Potsdam Declaration and Enforcement Actions thereunder are super-constitutional and not subject to constitutional Review—Guarantee of Property under Article 29 of the Constitution does not apply to forced Return of allied Property to allied National by Wartime Japanese Owners. | |
| Japan Supreme Court, November 28, 1962 | 104 |
| Constitutional Law—Guarantee of Property under Article 29 of the Con- stitution—Guarantee of due Process under Article 31 of the Constitu- tion—forfeiture of Property to third Person to receive Notice and Opportunity to excuse or defend himself—Right of Holder of Property of Third Person to appeal Conviction on Ground that Third Person did not receive Notice. | |

(continued)

CONTENTS (continued)

| District Court | | Page |
|---|--|------|
| Hiroshima District Court, October 10, 1960 | | 125 |
| Treaties—Waiver of Claims under Article 19 (a) of the Treaty of Peace includes Claims of Japanese Nationals for Damages for off-duty Torts committed by Members of the Occupation Armies. | | |
| State Compensation Law—Waiver of Claims of Japanese Nationals under Article 19 (a) of the Treaty of Peace is not an Illegal Act of State under Article 1 of the State Compensation Law. | | |
| Constitutional Law—Guarantee of Property under Article 29 of the Constitution—Waiver of Claims of Japanese Nationals under Article 19 (a) of the Treaty of Peace is not directly actionable under Article 29 of the Constitution in the Absence of specific enabling Legislation. | | |
| Tokyo District Court, March 1, 1951 | | 133 |
| Constitutional Law—Orders issued under the Potsdam Declaration and enforcement Actions thereunder are super-constitutional and not subject to Constitutional Review—Guarantee of Property under Article 29 of the Constitution does not apply to Return of Allied Property to Allied Nationals by Wartime Japanese Owners. | | |
| Tokyo District Court, July 24, 1953 | | 144 |
| Treaties—Expropriation of Land, etc. under Administrative Agreement under Article 3 of Security Treaty between the United States and Japan for Use by U.S. Forces in Japan, illegal where use by U.S. forces not necessary to suppress internal Disturbances or deter Armed Attack upon Japan—Treaty does not bind individual Japanese Nationals without proper implementing Legislation. | | |
| Tokyo District Court, November 9, 1961 | | 153 |
| Taxation—Mine-Lot Tax on mining Right under Article 178 of the Local Tax Law—Suspension of Mine-Lot Tax on mining Right in Territory occupied by foreign Power under Article 194 of the Local Tax Law. | | |
| State Compensation Law—Failure to exercise Administrative Discretion not an Illegal Act of State under Article 1 of the State Compensation Law. | | |
| Constitutional Law—Obligation of the State to protect the Rights of the People under Article 1 of the Constitution—Guarantee of Property under Article 29 of the Constitution—Management of Foreign Affairs under Article 73 of the Constitution—Judicial Review under Article 81 of the Constitution. | | |
| Chronology of Japanese Foreign Affairs | | 164 |
| A Chronological List of Treaties and other International Agreements Concluded by Japan in 1962 | | 169 |
| Documents: | | |
| Parcel Post Agreement between Japan and the Commonwealth of Australia, Tokyo, March 1, 1962 | | 172 |
| Agreement between the Government of Japan and the Government of the United States of Brazil concerning the Establishment of Technical Training Centre for Textile Industries, Rio de Janeiro, March 28, 1962, with Annexes, Agreed official minutes, and Exchanges of notes | | 177 |

(continued)

CONTENTS (continued)

| | Page |
|---|------|
| Air Transport Agreement between Japan and the United States of Brazil, <i>Rio de Janeiro, December 14, 1956, with Annex and Schedules</i> | 185 |
| Protocol to amend Article 4 of the Parcel Post Agreement between Japan and Canada, <i>Tokyo, February 21, 1962</i> | 194 |
| Canje de Notas entre el Japón y Colombia sobre la Exención de Formalidades de Visado y Derechos de Visación, <i>Bogota, August 1, 1962</i> | 194 |
| Agreement between Japan and the Federal Republic of Germany for Air Services, <i>Bonn, January 18, 1961, with Exchange of Notes</i> | 196 |
| Agreement between the Government of Japan and the Government of the Republic of Ghana concerning Economic and Technical Cooperation, <i>Tokyo, September 24, 1962</i> | 203 |
| Agreement between the Government of Japan and the Government of India for the Establishment of Agricultural Demonstration Farms, <i>New Delhi, April, 23, 1962, with Annexes and Memorandum of understanding</i> | 205 |
| Agreement between the Government of Japan and the Government of India for the Establishment of Marine Products Processing Training Centre, <i>New Delhi, March 31, 1962, with Annexes and Memorandum of understanding</i> | 209 |
| Agreement on Commerce between Japan on the One Hand and the Belgo- Luxemburg Economic Union on the Other Hand, <i>Tokyo, October 8, 1960, with Protocols, Exchange of notes, Agreed minutes and Appendix thereto</i> | 214 |
| Protocol amending the Agreement on Commerce between Japan and New Zealand, <i>Tokyo, March 9, 1962, with Exchanges of Notes</i> | 226 |
| Agreement replacing Certain Provisions of the Agreement between Japan and Thailand concerning Settlement of "Special Yen Problem", <i>Bangkok, January 31, 1962, with Agreed minutes</i> | 231 |
| Exchange of Notes concerning Modification of the Schedule of the Agreement between Japan and Thailand for Air Services, <i>Tokyo, July 6, 1962</i> | 236 |
| Exchange of Notes between the Government of Japan and the Government of the United Kingdom of Great Britain and Northern Ireland concerning Reciprocal Waiving of Passport Visas, <i>Tokyo, November 2, 1962</i> | 237 |
| Agreement between Japan and the United States of America regarding the settlement of postwar economic assistance to Japan, <i>Tokyo, January 9, 1962, with Exchanges of notes</i> | 240 |
| List of Members | 246 |

THE
JAPANESE ANNUAL
OF
INTERNATIONAL LAW

No. 8

1964

THE JAPAN BRANCH
OF
THE INTERNATIONAL LAW ASSOCIATION

CONTENTS

| | Page |
|---|------|
| Articles: | |
| International Divorce Jurisdiction in Japan <i>Hidebumi Egawa</i> | 1 |
| Conclusion and Validity of Treaties in Japan: Constitutional Requirements <i>Yuichi Takano</i> | 9 |
| Notes: | |
| Review of Decisions Japan's Wartime Prize Courts: The Santa Fé Case <i>Mitsuo Maehara</i> | 24 |
| World Federation: The Eleventh World Conference of the World Association of World Federalists, Tokyo 1963 <i>Shigejiro Tabata</i> | 30 |
| Appendix I: The Tokyo Declaration | 37 |
| Appendix II: The Copenhagen-London Proposals | 38 |
| Convention on Offences and Certain Other Acts Committed on Board Aircraft of 1963 <i>Ryuichi Hirano</i> | 44 |
| Appendix: Convention on Offences and Certain Other Acts Committed on Board Aircraft | 52 |
| Japan's Participation in the Hague Convention Relating to the Form of Testamentary Dispositions <i>Jiro Muraoka</i> | 60 |
| Appendix I: Convention on the Conflicts of Laws Relating to the Form of Testamentary Dispositions | 69 |
| Appendix II: The Law concerning the Laws applicable to the Form of Testamentary Dispositions | 73 |
| The Japanese-Soviet Tangle Collection Agreement of 1963 <i>Shigeo Sugiyama</i> | 75 |
| Appendix I: The First Proposal (Japanese) for an Agreement between the Great Japan Fisheries Association of Japan and the National Commission of Fisheries, Union of Soviet Republic, Pertaining to Tangle Collection in the Area around Kaigara Cay, April 27, 1963 | 85 |
| Appendix II: The Second Proposal (Japanese) for an Agree- ment between the Great Japan Fisheries Associ- ation of Japan and the National Commission of Fisheries, Union of Soviet Republic, Pertaining to Tangle Collection in the Area around Kaigara Cay, May 17, 1963 | 86 |
| Appendix III: The Third Proposal (Russian) for an Agreement between the National Commission of Fisheries Affiliated to the National Economic Congress, Union of Soviet Socialist Republics, and the Great Japan Fisheries Association, Pertaining to the Grant of the Right to Tangle Collection in the Area around Signalnui Island to Japanese Fisher- men by the U.S.S.R., May 20, 1963 | 88 |
| <i>(continued)</i> | |

CONTENTS (*continued*)

| | Page |
|---|------|
| Appendix IV: Agreement between the Great Japan Fisheries Association and the National Commission of Fisheries of Soviet Socialist Republics, Pertaining to Collection of Tangle in the Area around Kaigara Island (Signalnui Island) by Japanese Fishermen | 92 |
| Practice: | |
| Annual Review of Japanese Practice in International Law, 1961 and 1962 | 99 |
| Activities: | |
| Activities of the Japan Branch of the International Law Association .. | 150 |
| Judicial Decisions: | |
| Supreme Court | |
| Japan Supreme Court, April 5, 1961 | 153 |
| Constitutional Law—Determination that recognition of independence of Korea under Article 2(a) of the Treaty of Peace resulted in loss of Japanese nationality does not violate Articles 10, 11, 12, 13 of the Constitution. | |
| Nationality Law—Effect of becoming the wife of a Korean—Although there are no relevant provisions, the Nationality Law required loss of Japanese nationality by all Koreans upon postwar territorial changes. | |
| Treaties—Recognition of independence of Korea under Article 2(a) of the Treaty of Peace resulted in loss of Japanese nationality by Koreans. | |
| Japan Supreme Court, March 25, 1964 | 175 |
| Private International Law—Divorce—Court must accept jurisdiction over action between alien spouses where equities require protection of wife's interests, notwithstanding Horei, Article 16, generally applying law of country of husband's nationality in international divorce cases. | |
| Domestic Relations—Domestic Relations Litigation Procedure Law—Article 1, Paragraph 3, relating to divorce jurisdiction, applies to aliens as well as Japanese nationals. | |
| District Courts | |
| Tokyo District Court, July 20, 1960 | 181 |
| Civil Procedure—Enforcement of foreign money judgment under Articles 200, 514, 515 of the Code of Civil Procedure—"Mutual Guarantee" under Article 200 of the Code of Civil Procedure does not exist between Japan and Belgium. | |
| Tokyo District Court, August 9, 1960 | 189 |
| Private International Law—Capacity of Common Law (Kenya) Partnership to sue—Capacity determined by Personal Law of Partnership, even if partnership does not qualify as unincorporated association having capacity to sue under Code of Civil Procedure, Article 46. | |
| Civil Law—Measure of Damages for Breach of Contract—Time Damages is calculated, where a sales contract calling for payment | |

(*continued*)

CONTENTS (*continued*)

| | Page |
|--|------|
| by letter of credit has been rescinded by buyer after expiration of term of validity of letter of credit because of seller's failure to perform—Damages calculated as the date of expiration of letter of credit. | |
| Tokyo District Court, December 7, 1963 | 212 |
| Public International Law—Atomic bombing of Hiroshima and Nagasaki was an illegal act in violation of International Law | |
| Public International Law—Customary International Law as well as Positive International Law (Treaties) is part of the Municipal Law of Japan, and violation gives individual claim for redress under Municipal Law. | |
| Treaties—Waiver of Municipal Law claims of atomic bomb victims under Article 19(a) of the Treaty of Peace was not an illegal act of State under Article 1 of the State Compensation Law. | |
| Decision by Prize Court Review Commission: Review of the Award of the Sasebo Prize Court on the S.S. Santa Fé Case | 253 |
| Chronology of Japanese Foreign Affairs | 282 |
| Chronological List of Treaties and other International Agreements concluded by Japan in 1963 | 287 |
| Documents: | |
| Argentina | |
| 1. Acuerdo de Migracion entre el Gobierno del Japon y el Gobierno de la Republica Argentina, <i>Tokyo, May 17, 1963</i> | 290 |
| Austria | |
| 2. Convention between Japan and the Republic of Austria for the Avoidance of Double Taxation with respect to Taxes on Income, <i>Vienna, April 4, 1963</i> | 292 |
| Brazil | |
| 3. Acordo de Migracao e Colonizacao entre Jāpao e os Estados Unidos do Brasil, <i>Rio de Janeiro, October 10, 1963</i> | 303 |
| Burma | |
| 4. Agreement between Japan and the Union of Burma on Economic and Technical Cooperation and Protocol concerning the Union of Burma's Claim based on Article V, Paragraph I (a) (III) of the Treaty of Peace between Japan and the Union of Burma signed at Rangoon on November 5, 1954, <i>Rangoon, October 25, 1963</i> | 314 |
| France | |
| 5. Echange de Notes entre le Japon et la Republique Française concernant l'Exemption Reciproque de l'Impot sur les Revenus provenant de la Navigation Maritime ou Aérienne, <i>Paris, April 24, 1963</i> | 325 |
| Ghana | |
| 6. Arrangement between the Government of Japan and the Government of the Republic of Ghana for the Establishment of Textile Training Center, <i>Accra, May 23, 1963</i> | 327 |
| Haiti | |
| 7. Accord de Commerce entre le Japon et la Republique d'Haiti, <i>Tokyo, October 31, 1963</i> | 332 |

(*continued*)

CONTENTS (continued)

| | Page |
|--|------|
| Indonesia | |
| 8. Treaty of Amity and Commerce between Japan and the Republic of Indonesia, <i>Tokyo, March 8, 1963</i> | 336 |
| 9. Agreement between Japan and the Republic of Indonesia for Air Services, <i>Tokyo, September 3, 1963</i> | 351 |
| Italy | |
| 10. Agreement between Japan and Italy for Air Services, <i>Tokyo, July 26, 1963</i> | 358 |
| Kuwait | |
| 11. Agreement between the Government of Japan and the Government of Kuwait for Air Services, <i>June 20, 1963</i> | 364 |
| Malaya | |
| 12. Convention between Japan and the Federation of Malaya for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with respect to Taxes on Income, <i>Kuala Lumpur, August 21, 1963</i> | 372 |
| New Zealand | |
| 13. Convention between Japan and New Zealand for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with respect to Taxes on Income, <i>Wellington, April 19, 1963</i> | 386 |
| 14. Parcel Post Agreement between the Government of Japan and the Government of New Zealand, <i>Tokyo, August 1, 1963</i> | 396 |
| Pakistan | |
| 15. Agreement between the Government of Japan and the Government of Pakistan concerning the Establishment of Telecommunication Research Center, <i>Karachi, November 16, 1963</i> | 399 |
| The Philippines | |
| 16. Parcel Post Agreement between Japan and the Republic of the Philippines, <i>Tokyo and Manila, September 1, 1963</i> | 403 |
| South Africa | |
| 17. Parcel Post Agreement between Japan and the Republic of South Africa, <i>Tokyo, October 1, 1963</i> | 416 |
| Thailand | |
| 18. Convention between Japan and Thailand for the Avoidance of Double Taxation and the Prevention of Fiscal Evasions with respect to Taxes on Income, <i>Bangkok, July 24, 1963</i> | 423 |
| United Arab Republic | |
| 19. Agreement between Japan and the United Arab Republic for Air Services, <i>Tokyo, June 6, 1963</i> | 437 |
| United Kingdom | |
| 20. Convention between the Government of Japan and the Government of the United Kingdom of Great Britain and Northern Ireland for the Avoidance of Double Taxations and the Prevention of Fiscal Evasion with respect to Taxes of Income, <i>Tokyo, April 23, 1963</i> | 444 |
| 21. Treaty of Commerce, Establishment and Navigation between the United Kingdom of Great Britain and Northern Ireland and Japan, <i>London, May 4, 1963</i> | 458 |
| 22. First Protocol concerning Trade Relations between the United Kingdom of Great Britain and Northern Ireland and Japan, <i>London, May 4, 1963</i> | 479 |

(continued)

CONTENTS (*continued*)

| | Page |
|---|------|
| United Nations | |
| 23. Agreement between the Government of Japan and the United Nations Special Fund for the Establishment of an International Institute of Seismology and Earthquake Engineering, <i>New York, April 18, 1963</i> | 481 |
| List of Members | 504 |

**THE
JAPANESE ANNUAL
OF
INTERNATIONAL LAW**

No. 9

1965

THE JAPAN BRANCH
OF
THE INTERNATIONAL LAW ASSOCIATION

CONTENTS

| | Page |
|--|------|
| Articles: | |
| Freedom under Law in the World Community <i>C. Wilfred Jenks</i> | 1 |
| Japanese Participation in United Nations Forces: Possibilities and Limitations <i>Shigeru Kozai</i> | 10 |
| Notes: | |
| The Case of the Erato and the Valentine <i>Mitsuo Maehara</i> | 21 |
| Application of the Geneva Conventions to Present Day Japan <i>Shigeki Miyazaki</i> | 29 |
| The Japan-United States Negotiations concerning King Crab Fishery in the Eastern Bering Sea <i>Ko Nakamura</i> | 36 |
| Agreement Establishing Interim Arrangements for a Global Commercial Communications Satellite System <i>Soji Yamamoto</i> | 46 |
| The Lex Patriae of Chinese and Koreans <i>Yoshiro Hayata</i> | 57 |
| International Domestic Relations Cases in the Family Courts of Japan <i>Ryoichi Yamada</i> | 69 |
| Table A: <i>Annual Number of Cases of International Domestic Relations (1953-1960)</i> | |
| Table B: <i>Annual Number of Cases of International Domestic Relations (1953-1960)</i> | |
| Table C: <i>Number of Cases of International Domestic Relations in 1962</i> | |
| Teaching and Research of International Law in Japan <i>Shigeru Oda</i> | 85 |
| Document I: <i>Teaching and Research of International Law in Japan</i> | |
| Document II: <i>The Journals Published in Japan relating to International Law and Relations</i> | |
| Document III: <i>Index of Source Materials relating to International Law and Relations available in the Universities in Japan</i> | |
| Practice: | |
| Annual Review of Japanese Practice in International Law, II (1963) <i>Shigeru Oda and Hisashi Owada</i> | 101 |
| Activities: | |
| Activities of the Japan Branch of the International Law Association | 166 |
| Interim Report by the Committee on State Succession <i>Shigejiro Tabata, Reporter</i> | 167 |
| Interim Report by the Committee on the Extra-territorial Effects of Trade Regulation <i>Makoto Yazawa, Reporter</i> | 174 |
| Judicial Decisions in Japan: | |
| Supreme Court | |
| Japan Supreme Court, December 5, 1962 | 180 |
| <i>Nationality Law—effect of becoming the wife of a Formosan—although there are no relevant provisions, the Nationality Law required loss of</i> | |

CONTENTS

| | Page |
|--|------|
| <p><i>Japanese nationality by all Formosans upon post-war territorial changes</i> <i>Treaties—Peace Treaty between Japan and the Republic of China of August</i> <i>8, 1952—transfer of Formosa to the Republic of China resulted in loss of</i> <i>Japanese nationality by Formosans Family Registration Law—removal</i> <i>of name of Japanese woman from family register upon marriage to an</i> <i>alien is an ex post facto procedural requirement not necessary to the</i> <i>formation of the marriage</i></p> | |
| High Courts | |
| Osaka High Court, April 6, 1962 | 191 |
| <p><i>Private international law—Horei, Article 7, Article 11—quasi-contractual</i> <i>liability of agent for torts of apparent principal determined by lex</i> <i>contractus</i></p> <p><i>Private international law—Horei, Article 30—court refused to hold</i> <i>stipulated Canadian law inapplicable as contrary to the public policy of</i> <i>Japan without first receiving proof of and examining Canadian law of</i> <i>carriage of goods contract</i></p> | |
| Osaka High Court, November 6, 1962 | 196 |
| <p><i>Private international law—divorce—determination of Chinese husband's</i> <i>lex patriae—after balancing personal contacts with the Republic of China</i> <i>(Taiwan) and the People's Republic of China (Communist China),</i> <i>respectively, the Court will determine the applicable law of divorce and</i> <i>its incidents</i></p> | |
| Tokyo High Court, April 8, 1959 | 209 |
| <p><i>Torts—individual Japanese nationals in theory have claim for damages</i> <i>for illegal acts (torts) committed by American soldiers during occupation</i></p> <p><i>Treaties—waiver of claims under Article 19(a) of the Treaty of Peace</i> <i>includes claims of Japanese nationals for damages for off-duty torts</i> <i>committed by members of the Occupation Armies</i></p> <p><i>State Compensation Law—waiver of claims of Japanese nationals under</i> <i>Article 19(a) of the Treaty of Peace is not an illegal act of state under</i> <i>Article 1 of the State Compensation Law</i></p> <p><i>Constitutional law—guarantee of property under Article 29 of the Con-</i> <i>stitution—waiver of claims of Japanese nationals under Article 19(a) of</i> <i>the Treaty of Peace is not directly actionable under Article 29 of the</i> <i>Constitution in the absence of specific enabling legislation</i></p> | |
| District Courts | |
| Tokyo District Court, March 15, 1961 | 223 |
| <p><i>Private international law—nonrecognition of ex parte Nevada divorce</i> <i>by Japanese husband against Japanese wife—Court granted wife's separate</i> <i>petition for judicial divorce, consolation money, and declaration of</i> <i>parental authority over child</i></p> <p><i>Private international law—requirements for recognition of foreign divorce</i> <i>decree—Article 200 of the Code of Civil Procedure shall not apply to an</i> <i>action related to questions of status, including divorce and its subsidiary</i> <i>questions—a foreign divorce decree shall not be recognized if it is not</i> <i>granted in accordance with the law designated by the Horei, and if it</i> <i>injures the interests of a Japanese defendant</i></p> | |
| Tokyo District Court, October 25, 1962 | 229 |
| <p><i>Private international law—Horei, Article 18—posthumous acknowledgement</i></p> | |

CONTENTS

| | Page |
|---|------|
| <i>of illegitimate children of Japanese father and Chinese Mainland common law wife</i> | |
| <i>Private international law—Horei, Article 27—law of People's Republic of China (Communist China) held to be national law of illegitimate children of Japanese father and Chinese Mainland common law wife</i> | |
| <i>Private international law—proof of foreign law—in absence of proof of law of People's Republic of China (Communist China) as to compulsory acknowledgement of parenthood, such law held to be same as Japanese law</i> | |
| Chronology of Japanese Foreign Affairs | 233 |
| Chronological List of Treaties and other International Agreements concluded by Japan in 1964 | 239 |
| Documents: | |
| Australia | |
| 1. Protocol amending the Agreement on Commerce between Japan and the Commonwealth of Australia, Tokyo, May 27, 1964 | 241 |
| Benelux | |
| 2. Protocol amending the Agreement on Commerce between Japan on the one hand and the Kingdom of the Netherlands and the Belgo-Luxemburg Economic Union on the other hand and Protocol concerning Trade Relations between Japan on the one hand and the Kingdom of the Netherlands and the Belgo-Luxemburg Economic Union on the other hand, Tokyo, October 21, 1964 | 245 |
| El Salvador | |
| 3. Agreement on Commerce between Japan and the Republic of El Salvador, Tokyo, July 1, 1964 | 252 |
| France | |
| 4. Accord de Commerce entre le Japon et la République Française, Paris, January 10, 1964 | 259 |
| U.S.A. | |
| 5. Protocol amending the Agreement for Co-operation between the Government of Japan and the Government of the United States of America concerning Civil Uses of Atomic Energy, Washington, April 21, 1964 | 264 |
| 6. Consular Convention between Japan and the United States of America, Tokyo, August 1, 1964 | 265 |
| 7. Protocol modifying and supplementing the Convention between Japan and the United States of America for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with respect to Taxes on Income, Tokyo, September 2, 1964 | 283 |
| List of Members | 286 |

**THE
JAPANESE ANNUAL
OF
INTERNATIONAL LAW**

No. 10

1966

**THE JAPAN BRANCH
OF
THE INTERNATIONAL LAW ASSOCIATION**

CONTENTS

| | Page |
|--|------|
| Article: | |
| Japanese Diplomacy and the United Nations <i>Bunshichi Hoshi</i> | 1 |
| Notes: | |
| Treaty on Basic Relations between Japan and the Republic of Korea <i>Keishiro Irie</i> | 9 |
| Normalization of Relations between Japan and the Republic of Korea: Agreement on Fisheries <i>Hideo Takabayashi</i> | 16 |
| Admission, Deportation and Extradition of Aliens under the Japanese Laws <i>Shigeru Oda</i> | 23 |
| Japanese Treatment of Allied National Property during World War II <i>Zengo Ohira</i> | 37 |
| The Ryukyuan's Personal Law <i>Keishin Sunagawa</i> | 46 |
| Practice: | |
| Annual Review of Japanese Practice in International Law III (1964) <i>Shigeru Oda and Hisashi Owada</i> | 56 |
| Activities: | |
| Activities of the Japan Branch of the International Law Association <i>Yoshinobu Segawa</i> | 96 |
| Interim Report by the Committee on State Succession <i>Shigejiro Tabata, Reporter</i> | 97 |
| Interim Report by the Committee on the Extra-territorial Effects of Trade Regulation <i>Makoto Yazawa, Reporter</i> | 99 |
| International Arbitration and Japan: Résumé of the Replies of the Japan Branch of the International Law Association to the Questionnaire on Arbitration of the Committee on the Charter of the United Nations <i>Yuichi Takano, Reporter</i> | 106 |
| Interim Report by the Committee on International Trade and Investment <i>Makoto Yazawa, Reporter</i> <i>Shigeru Oda, Reporter</i> | 122 |
| Judicial Decisions in Japan: | |
| Supreme Court | |
| Japan Supreme Court, April 9, 1964 | 148 |
| <i>Private International Law—Divorce—Court must decline jurisdiction over action between alien spouses, where defendant wife was never domiciled in Japan and where the cause for divorce is not her desertion or absence.</i> | |
| Japan Supreme Court, September 8, 1965 | 150 |
| <i>Constitutional Law—Potsdam Declaration—Postwar requisition or confiscations of property by the Japanese Government pursuant to the Potsdam Declaration and the orders of the occupation authorities did not violate the Japanese Constitution, and no return of property to or compensation of organizations involuntarily dissolved pursuant to such orders is required.</i> | |

CONTENTS

| | Page |
|--|------|
| High Court | |
| Tokyo High Court, January 30, 1965 | 174 |
| <i>Constitutional Law—Article 29(3) of the Constitution does not require compensation of individuals whose foreign assets were confiscated by Canada during World War II, and whose rights to compensation were waived by Japan under Article 14 of the Treaty of Peace.</i> | |
| <i>Treaties—Application of Article 14 of Treaty of Peace.</i> | |
| District Courts | |
| Kobe District Court, July 18, 1963 | 178 |
| <i>International Jurisdiction—International exclusive jurisdiction agreement (prorogation agreement) in bill of lading referring parties to the court of Amsterdam held valid and held to exclude the jurisdiction of the Japanese courts.</i> | |
| Tokyo District Court, April 26, 1965 | 189 |
| <i>Private International Law—Labor Contract—Although personal services agreement between American pilot and American air service company stipulated U.S. law, where services were rendered by employee in and employee was dismissed in Japan, as a matter of public policy the contract and the effects of dismissal will be interpreted according to Japanese law.</i> | |
| Tokyo District Court, February 28, 1966 | 197 |
| <i>Hague Convention provision prohibiting confiscation of private property is merely declaratory of customary international law. International Law—Customary international law may be overridden by particular agreements, except where such agreements are contrary to internationally accepted standards of public order and good manners.</i> | |
| <i>Instrument of Surrender—The Instrument of Surrender of Japan and orders thereunder authorizing the confiscation of private property, are not contrary to international law.</i> | |
| Yokohama District Court, September 2, 1964 | 216 |
| <i>Private International Law—Horei, Article 16—Governing law of divorce is lex patriae of French husband.</i> | |
| <i>Private International Law—Horei, Article 29—Renvoi to Japanese law required by lex patriae of French husband domiciled in Japan.</i> | |
| <i>Private International Law—Child custody will be determined by governing law of divorce.</i> | |
| Family Court | |
| Tokyo Family Court, June 13, 1963 | 223 |
| <i>Private International Law—Adoption—North Korean lex patriae of adoptive Korean parents residing in Japan assumed to recognize adoption, with the result that adoptive parents were permitted to adopt children of Japanese nationality and to take such children to North Korea.</i> | |
| Chronology of Japanese Foreign Affairs (1965) | 227 |
| Chronological List of Treaties and other International Agreements concluded by Japan in 1965 | 232 |

CONTENTS

| | Page |
|--|------|
| Documents: | |
| Canada | |
| 1. Convention between Japan and Canada for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with respect to Taxes on Income, Tokyo, September 5, 1964 | 234 |
| France | |
| 2. Convention entre le Gouvernement du Japon et le Gouvernement de la République Française tendant à Eviter les Doubles Impositions en Matière d'Impôts sur le Revenu, Paris, November 27, 1964 | 243 |
| India | |
| 3. Agreement for the Exchange of International Money Orders between Japan and India, Tokyo, January 26, 1965 | 258 |
| Korea, Republic of | |
| 4. Treaty on Basic Relations Between Japan and the Republic of Korea, Tokyo, June 22, 1965 | 263 |
| 5. Agreement on Fisheries between Japan and the Republic of Korea, Tokyo, June 22, 1965 | 264 |
| 6. Agreement on the Settlement of Problem concerning Property and Claims and on the Economic Co-operation between Japan and the Republic of Korea, Tokyo, June 22, 1965 | 284 |
| 7. Agreement on the Legal Status and the Treatment of the Nationals of the Republic of Korea residing in Japan between Japan and the Republic of Korea, Tokyo, June 22, 1965 | 303 |
| 8. Agreement on the Art Objects and Cultural Co-operation between Japan and the Republic of Korea, Tokyo, June 22, 1965 | 309 |
| 9. Exchange of Notes concerning the Settlement of Disputes between Japan and the Republic of Korea, Tokyo, June 22, 1965 | 322 |
| Malaysia | |
| 10. Agreement between the Government of Japan and the Government of Malaysia for Air Services, Kuala Lumpur, February 11, 1965 ... | 323 |
| Sweden | |
| 11. Protocol modifying and supplementing the Convention between Japan and Sweden for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with respect to Taxes on Income, Tokyo, April 15, 1964 | 330 |
| United Kingdom | |
| 12. Agreement for the Exchange of Money Orders between Japan and the United Kingdom of Great Britain and Northern Ireland, Tokyo, February 22, 1965 | 338 |
| 13. Consular Convention between Japan and the United Kingdom of Great Britain and Northern Ireland, Tokyo, May 4, 1964 | 341 |
| U.S.A. | |
| 14. Protocol modifying and supplementing the Convention between Japan and the United States of America for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with respect to Taxes on Income, Tokyo, August 14, 1962 | 367 |
| List of Members | 373 |