

Curriculum Vitae

Yoko HAMADA

Faculty of Law, Okayama University
3-1-1 Tsushimanaka, Kita-ku
Okayama, 700-8530
JAPAN
hamada-y@cc.okayama-u.ac.jp
(+81) 86-251-7501

Education

Mar 2003

Completed the Doctoral Program without dissertation, Kyushu University,
Graduate School of Law, (Fukuoka, Japan)

Mar 2000

Master in Law, Kyushu University, Graduate School of Law (Fukuoka, Japan)

Mar 1998

Bachelor in Law, Kyushu University, Faculty of Law (Fukuoka, Japan)

Professional Experience

Apr 2010 - present

Associate Professor, Faculty of Law, Okayama University (Okayama, Japan)
Specialized in and teach Civil Procedure, Civil Execution, and Insolvency Law

Apr 2008 - Mar 2010

**Associate Professor, Faculty of Law and Politics, Tezukayama University
(Nara, Japan)**

Specialized in and teach Civil Procedure and Insolvency Law

Apr 2003 - Mar 2008

Lecturer, Faculty of Law and Politics, Tezukayama University (Nara, Japan)
Specialized in and teach Civil Procedure and Insolvency Law

Teaching Experience

Sep 2016 – present

Part-time Lecturer, Faculty of Law, Okayama Shoka University (Okayama, Japan)
Teach Civil Procedure

Sep 2007 - Mar 2008

Part-time Lecturer, Faculty of Contemporary Social Studies, Doshisha Women's
College of Liberal Arts (Kyoko, Japan)
Teach Civil Procedure

Sep 2006 - Mar 2009

Part-time Lecturer, Faculty of Law, Doshisha University (Kyoto, Japan)
Teach Civil Procedure

Apr 2005- Aug 2005

Part-time Lecturer, College of Law, Ritsumeikan University (Kyoko, Japan)
Teach Civil Procedure

Research Support

Apr 2010 – Mar 2014

Grant-in-Aid for Young Scientists (B), Japan Society for the Promotion of Science

Publications

Articles

A Study on Liquidation Proceedings under Qualifies Acceptance and Bankruptcy from Procedural Perspectives, Okayama Law Review Vol. 78 No. 3•4 pp335-358 (2019)

A Study on Arbitrator's Obligation of Disclosure, Okayama Law Journal Vol. 68 No. 2 pp169- 209 (2018)

A Study on Prioritizing Claims on Joint Suit upon Application for Simultaneous Trial and Decision, Okayama Law Journal Vol. 67 No. 1 pp61-82 (2017)

A Study on the Conditional Joinder of Parties and Joint Suit upon Application for Simultaneous Trial and Decision in a Coplaintiff Case in Today's Function of Civil Proceedings (Akira Ishikawa & Koichi Miki ed., Shinzansha 2014) pp195-212

A Study on Jurisdiction over Joint Claim in a Coplaintiff Case, Okayama Law Journal Vol. 64 No. 1 pp69-87 (2014)

A Study on Joint Suit upon Application for Simultaneous Trial and Decision in Liber Amicorum honoring Professor Harunori Inoue (Hiroshi Takahashi, Makoto Ito, & Masanori Kawano ed., Horitsu Bunka Sha 2008) pp396-412

A Study of Saibansho-Shokikan's Role in Japanese Civil Procedure, Tezukayama Law Review
No. 13 pp1-30 (2006)

A Study of Interpleader in the Context of Japanese Civil Procedure System, Kyudai Law
Review No. 81 pp267-326 (2001)

Comment on Case

*A Case Comment on Payment based on a Rehabilitation Plan and Interruption of Extingtive
Prescription of Guarantee Obligation nullified upon Issuance of Acknowledgment*, Shihō-
Hanrei Remarks No. 59 pp126-129 (2018)

A Case Comment on Permissibility of the Conditional Joinder of Parties in Japan, Okayama
Law Journal Vol.62 No.4 pp719-720 (2013)

*A Case Comment on Legality of Action filed before Starting Conciliation Procedure breaching
Conditional Conciliation Agreement*, Shihō-Hanrei Remarks No.45 pp98-101 (2012)

*A Case Comment on Application of Article 9 to Joint Suits in which Right or Obligations that
are the Subject Matter of the Suits are of the Kind and Based on the Same Kind of Factual
or Statutory Causes*, Hogaku-Kyoshitsu (Supplement) No.378 p26 (2012)

A Case Comment on Loss of Right of Objection of Court Proceedings, Jurist (Supplementary
Volume) No.201 p258 (2010)

*A Case Comment on Allowance of a Protective Order under Article 105-2, Paragraph (1) of the
Patent Act*, Jurist (Supplementary Volume) No.201 p259 (2010)

A Case Comment on Assumption of Suit by Successor of Obligation, Jurist (Supplemental
Volume) No.201 p270 (2010)

*A Case Comment on Allowance of Assumption of Action Seeking Revocation of a Resolution of
General Members Council Meeting of Limited Company*, Jurist (Supplementary
Volume) No.201 p270 (2010)

A Case Comment on Discretionary Transfer from District Court to Summary Court, Jurist
No.1376 pp141-142 (2009)

An Analysis on Attainment Level of Intensive Examination of Witnesses and Parties, Hanrei
Times No.1307 pp40-46 (2009)

Book Review

“Wayne D. Brazil, Early Neutral Evaluation, American Bar Association 2012” Journal of
Japanese Arbitration and ADR No. 12 pp61-64 (2017)

“Christopher Hodges, The Reform of Class and Representative Actions in European Legal

Systems: A New Framework for Collective Redress in Europe, Hart Publishing 2008”
Journal of Civil Procedure No. 56 pp231-238 (2010)

Presentations

Kazuyuki TOKUDA, Aya YAMADA, Shusuke KAKIUCHI, Miyuki WATANABE, Naoto WADA, Yoko HAMADA, Koichi MIKI, and Yoshiki TAKAGI, “*Challenges for Reform of the Act on Promotion of Use of Alternative Dispute Resolution*”, Symposium at the Annual Meeting of the Japan Association of the Law of Arbitration and Alternative Dispute Resolution, Keio University, Tokyo, Japan, Jul 2013

Ikuo SUGAWARA, Aya YAMADA, Takashi KONDO, Yoko HAMADA, Shintaro KATO, Motoshiko KAWABATA, and Kazuhiko YAMAMOTO, “*Verification based on Metrical Data on Effect of Reform of the Code of Civil Procedure*”, Mini-Symposium at the Annual Meeting of the Japanese Association of Sociology of Law, Meiji University, Tokyo, Japan, May 2009