

# Curriculum vitae

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Professor of International Law, Okayama University

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### Education

- LL.B. (Kobe University, Japan, 1997)
- LL.M. (Kobe University, Japan, 1999)
- LL.M. (Leiden University, the Netherlands, 2001)
- LL.D. (Kobe University, Japan, 2004)

### Academic Experience

- Research Fellow, Japan Society for the Promotion of Science (2003-2005)
- Lecturer, Siebold University of Nagasaki (2005-2008)
- Associate Professor, University of Nagasaki (2008-2010)
- Associate Professor, Okayama University (2010-2013)
- Professor, Okayama University (2013-present)

### Professional Association and Activities

- Japanese Society of International Law (member, 1999-)
- Japanese Association of World Law (member, 1999-)
- International Human Rights Law Association (member, 2002-)
- International Law Association, Japan Branch (member, 2008-)

## **Publications**

### *Books*

Dynamics of International Adjudication, 2007, ix+194p. [in Japanese].

### *Articles*

“Injunctions in the International Court of Justice: Their Implication for the Judicial Functions”, *Yearbook of World Law*, vol.35 (2016), pp.88 - 108 [in Japanese].

“Recent Trends on the Application of Customary International Law by the International Court of Justice”, in Junichi Eto ed., *Aspects of International Law Studies: Achievements and Prospects* (Shinzansha, 2015), pp. 755-769 [in Japanese].

“An Emerging Requirement for Provisional Measures by the International Court of Justice: Legal Limits on the ‘Plausibility of the rights’ test”, in Masahiko Asada, Nobuyuki Kato and Hironobu Sakai (eds.), *International Court and Development of Modern International Law* (Sanseido, 2014), pp. 94-113 [in Japanese].

“The ICJ as a Guardian of Community Interests? Legal Limitations on the Use of Provisional Measures”, Andrew Byrnes et al. eds., *International Law in the New Age of Globalization*, (Martinus Nijhoff Publishers, 2013), pp. 71-92.

“Provisional Measures in Territorial and Boundary Disputes: New Developments in the Case Law of the International Court of Justice” in Shigeki Sakamoto and Kimio Yakushiji ed., *The Challenges of Law toward A Universal Society*, (Shinzansha, 2013), pp. 799-820 [in Japanese].

“The Repercussions of the LaGrand Judgment: Recent ICJ Jurisprudence on Provisional Measures”, *Japanese Yearbook of International Law*, Vol. 55 (2012), pp.237-262.

“The Protection of Community Interests through Provisional Measures: A Critical Analysis of the Recent Cases before the International Court of Justice”, *Okayama Law Journal*, Vol. 61 ,No. 3, pp. 417-446 [in Japanese].

“The Concretization of *Petition* in the International Court of Justice”, *Kokusaiho Gaiko Zasshi* [*Journal of International Law and Diplomacy*], vol. 107, No. 4, 2009, pp. 479-501 [in Japanese with English summary].

“Les conclusions et leurs modifications dans la procédure de la Cour international de Jusice”, *Kokusaijoho Gakubu Kiyo* [*Journal of the Faculty of Global Communication, Siebold University of Nagasaki*], No. 6, 2005, pp. 99-124 [in Japanese].

“Counterclaims before the International Court of Justice: What is meant by “directly connected”?”, *Kobe Hogaku Nenpo* [*Kobe Annals of Law and Politics*], No. 19, 2003, pp. 107-148 [in Japanese].

“The Protection of Human Life Through Provisional Measures Indicated by the International Court of Justice”, *Leiden Journal of International Law*, vol. 15, No. 2, 2002, pp. 345-366.

“Provisional Measures and the Loss of Human Life: An Overview of Recent Practice in the International Court of Justice”, *Kobe University Law Review*, vol. 35, 2001, pp. 29-46.

“Discontinuance of Proceedings in the International Court of Jusitce”, *Kobe Hougaku Zassi* [*Kobe Law Journal*], vol. 49, No. 4, 2000, pp. 167-212 [in Japanese].

#### *Notes*

“The Obligation to Negotiate in Article VI of the NPT: What are the Implication of the Commitments at the NPT Review Conferences?”, *Kokusaijoho Gakubu Kiyo* [*Journal of the Faculty of Global Communication, Siebold University of Nagasaki*], No. 7, 2006, pp. 99-107 [in Japanese].

#### *Case notes*

“Mootness Doctrine: Northern Cameroons case”, KOTERA Akira et al. eds., *Kokusaiho Hanrei Hyakusen* [100 Cases on International Law], 2nd ed., Yuhikaku, Tokyo, 2011, pp. 200-201 [in Japanese].

“South West Africa cases”, in Takane Sugihara and Hironobu Sakai (eds.), *International Law Cases* 50 (Sanseido, 2010; 2nd ed. 2014), pp. 150-153. [in Japanese]

#### *Book Review*

“Kokusaisaiban no Hanketsukouron [Effets juridiques du jugement de la juridiction internationale], by Dai Tamada.” Tokyo: Yuhikaku Publishing, 2012. Pp. xii, 242. Japanese Yearbook of International Law, Vol. 57 (2015)

“Chester Brown, A Common Law of International Adjudication, OUP, 2007, liii+303pp.”,

*Kokusaiho Gaiko Zassi* [*Journal of International Law and Diplomacy*], vol. 108, No. 2, 2009, pp. 180-184 [in Japanese].