

Curriculum Vitae

Personal Particulars

Hidetomi OMORI

Date of birth: 17/ July /1971

Office: Okayama University, Graduate School of Humanities and Social Sciences

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Education

Ph.D., Kyoto University, Graduate School of Law, March/2003

LL.M., Kyoto University, Graduate School of Law, March/1997

B.A., Doshisha University, Faculty of Law, March/1995

Academic Positions

April/2010 to present: Professor, Okayama University, Graduate School of Humanities and Social Sciences

April/2004 to March/2010: Associate Professor, Okayama University, Graduate School of Humanities and Social Sciences

April/2003 to March/2004: Associate Professor, Okayama University, Faculty of Law

April/2000 to March/2003: Assistant, Kyoto University, Faculty of Law

Memberships of Professional Associations

1. Member of the Japan Association of Legal Philosophy
2. Member of the International Association for Philosophy of Law and Social Philosophy (IVR)

Academic Activities

Presentation

“On the Public Legitimacy of the Legal Framework-Possibilities and Limits of Republican

Constitutionalism” in 2002 Annual Session, Japan Association of Legal Philosophy

“Can minimalism make the judiciary and the legislature cooperate?” Comment on Cass Sunstein, *Beyond Judicial Minimalism: For and Against*, 9th Kobe Lecture, Nanzan University, Nagoya, Japan, June 7, 2008

“A Testing Ground to See Whether Pluralist or Not?: On the Classification of Republicanism”, 10th Session of the Research Exchange between Peking University Law School and Okayama University, Faculty of Law, Beijing, China, 16 March, 2012

Award

2007 Encouraging Prize for Book Published in 2006 by Japan Association of Legal Philosophy, 10 November, 2007

2007 Amano Kazuo Prize, 16 October, 2007

Publications

Books

A Republican Theory of Law- From Public/Private Separation to Deliberative Democracy (Keisoshobo: Tokyo, 2006), pp.276 [Japanese]

‘Does Gentle Giant Dream of Infringing Liberty ? : A New Prospect of the Controversy between Republican and Pure-Negative Theory of Liberty’ in “*Gendaihou no Henyou (Changes of Modern Law)*”(Yuhikaku, 2013), pp.505-39 [Japanese]

‘Can minimalism make the judiciary and the legislature cooperate?’ in Yasutomo Morigiwa and Hirohide Takikawa (eds.) *Judicial Minimalism: For and Against*, Proceedings of the 9th Kobe Lectures. Tokyo, Naogoya, and Kyoto, June 2008 (ARSP Beiheft 132)(Franz Steiner Verlag, 2012), pp.63-66.

Articles

‘Liberty and the Rule of Law in Two Strands of Republicanism’ in *Okayama Law Journal* Vol.68 No.3=4 (2019), pp.21-68 [English]

‘Rhetoric and the Republic’ in *Okayama Law Journal* (1)vol.66 No.2(2016), pp.1-40, (2)vol.67

No.2(2017), pp.49-97[Japanese]

‘Taking Religions Politically: A Comparison of Ronald Dworkin’s to Maurizio Viroli’s Conception of Religion’ in *Okayama Law Journal* vol.65 No.1(2015), pp.1-60 [Japanese]

‘The Heritage and Tsk Left by Uematsu’s Legal Theory : Toward a Next Revival of Legal Rhetoric’ in *Okayama Law Journal* vol.64 No.1(2014), pp.1-68 [Japanese]

‘A Testing Ground to See Whether Pluralist or Not?: Can Republicans Be Tamed?’ in *Okayama Law Journal* Vol.62 No.3 (2013), pp.1-28 [English]

‘Does Niccolo` Smile at Corrupt Citizens? - An Inquiry into Maurizio Viroli’s Conception of Civic Virtue’ in *Okayama Law Journal* (1)vol.58 No.1(2008), pp.83-105, (2)vol.60 No.1(2010), pp.77-123 [Japanese]

‘Au del à de l’enchaînement de Berlin: sur la conception de liberté en Jean-Fabien Spitz’ in *Okayama Law Journal* vol.57 No.1(2007), pp.115-97 [Japanese]

‘Politics Basing Law, Law Framing Politics- A Study on the Legal Theory of Michelman=Habermas’ in *Okayama Law Journal* vol.54 No.1 (2004), pp.31-123 [Japanese]

‘On the Public Legitimacy of the Legal Framework- Possibilities and Limits of Republican Constitutionalism’ in *The Annals of Legal Philosophy* 2002(2003), pp.175-82 [Japanese]

‘Rule of Law and Self-determination- An Inquiry into the Approaches of Dworkin and Michelman’ in *Theory of Law* vol.21 (2001), pp.177-216 [Japanese]

‘On the Recovery of the Self-government in the Modern Society- A Critical Inquiry into the Michael Sandel’s Formative Project’ in *Kyoto Law Review*, (1)vol.147 No.6(2000), pp.21-41, (2) vol.149 No.5(2001), pp.89-116 [Japanese]

‘An Inquiry into the Scope of Political Participation in the Modern Society- Focus on the Restriction’ by John Rawls on the Civic Republicanism in *Kyoto Law Review*, (1)vol.144 No.1(1998), pp.62-80, (2) vol.145 No.6(1999), pp.63-86 [Japanese]

Commentary

'Can minimalism make the judiciary and the legislature cooperate?' in *Archiv fur Rechts und Sozialphilosophie* [Judicial Minimalism: For and Against], Beihefte 132(2012) s.63-6 [English]