



# General Assembly Security Council

Distr.: General  
22 May 2018

Original: English

**General Assembly**  
**Seventy-second session**  
Agenda item 113 (c)

**Security Council**  
**Seventy-third year**

**Elections to fill vacancies in principal organs: election  
of five members of the International Court of Justice**

## **Election of a member of the International Court of Justice: curriculum vitae of the candidate**

### **Note by the Secretary-General**

1. The Secretary-General has the honour to submit to the General Assembly and to the Security Council the curriculum vitae of the candidate nominated by the national groups for the election to fill a vacancy in the International Court of Justice caused by the resignation of Judge Hisashi Owada (Japan) (see annex). The list of nominations is contained in a note by the Secretary-General ([A/72/873-S/2018/488](#)). The composition of the Court and the voting procedure to be followed in the Assembly and in the Council are set out in a memorandum by the Secretary-General ([A/72/872-S/2018/487](#)).

2. The name and nationality of the candidate are as follows:

Yuji Iwasawa (Japan)



## Annex

### Curriculum vitae\*

#### Yuji Iwasawa (Japan)

[Original: English, French and Spanish]

##### Personal

Date of Birth: 4 June 1954

##### Education

1973–1977 University of Tokyo, Faculty of Law; Tokyo, Japan (LL.B., 1977)  
1977–1978 Harvard Law School; Massachusetts, U.S.A. (LL.M., 1978)  
1984–1986 University of Virginia, School of Law; Virginia, U.S.A.  
(S.J.D., 1997)

##### Profession

1977–1981 Research Associate, Faculty of Law, University of Tokyo  
1982–1996 Associate Professor, Faculty of Law, Osaka City University  
1996–1997 Associate Professor, Department of International Relations,  
University of Tokyo  
1997–2005 Professor, Department of International Relations, University of  
Tokyo  
2005–present Professor of International Law, Faculty of Law, University of  
Tokyo

##### Professional Positions (Selected)

###### Currently:

**Chairperson, Human Rights Committee (ICCPR), since 2017** (Member, since 2007; Chairperson, 2009–2011; Vice-Chairperson, 2011–2013, 2015–2017; Special Rapporteur on Follow-Up to Views, 2013–2015)

**President, Japanese Society of International Law, since 2016** (Director of Research Planning, 2014–2016; Director for International Programmes, 2012–2014)

**Vice-Chair, International Law Association, London, since 2016**

**Associé, Institut de droit international, since 2015**

Enlisted on the Indicative List of Governmental and Non-Governmental Panellists in the World Trade Organization, since 1996

Enlisted on the Dispute Settlement Roster under the Energy Charter, since 2002

Member, Science Council of Japan, since 2011

Editor-in-Chief, International Law Documents (in Japanese) published annually by Yuhikaku, since 2014

---

\* Curricula vitae are issued without formal editing.

General Editor, “International Law from Japanese Perspectives” Series published by Martinus Nijhoff, since 2001

Co-Editor-in-Chief, Tokyo Review of International Law (in Japanese), since 2013

Editor, Journal of International Economic Law, since 1997

Editor, Chinese Journal of International Law, since 2002

Editor, The Indian Journal of International Economic Law, since 2006

Editor, Journal of Human Rights and the Environment, since 2012

Editor, Revue trimestrielle de droit commercial international, since 2015

**Formerly:**

**Judge, Asian Development Bank Administrative Tribunal, Manila, 2004–2013  
(Vice-President, 2010–2013)**

**Lecturer, Hague Academy of International Law, “Domestic Application of International Law”, 2002**

**Member, United Nations Permanent Forum on Indigenous Issues, 2002–2004**

Member, Permanent Group of Experts (WTO Agreement on Subsidies and Countervailing Duties), 2003–2008

Arbitrator, Court of Arbitration for Sport, Lausanne, 1997–2006

**Rapporteur, Committee on International Human Rights Law and Practice,  
International Law Association, 1995–2004**

Organizer and Coordinator, Four International Law Societies (Japan, Australia-New Zealand, Canada, U.S.) Conferences: Wellington (2006), Alberta (2008), Kobe (2010), Berkeley (2012), and Canberra (2014)

Coordinator and Editor, Trilateral International Law Societies (Japan, Canada, U.S.) Conferences: Tokyo (1994), Atlanta (1996), and Ottawa (2000)

Refugee Examination Counsellor for the Japanese Minister of Justice, 2005–2007

**Visiting Fellow, Lauterpacht Centre for International Law, Cambridge, 1991–1993, 1997, 2000–2001**

Overseas Fellow, Churchill College, Cambridge, 2000–2001

Visiting Professor, Columbia Law School, New York, 2014

**Chercheur invité, Centre de recherche sur les droits de l’homme et le droit  
humanitaire, Université Panthéon Assas, Paris, 2015–2016**

Chair of international business law to give the Eldon D. Foote Lecture, University of Alberta, Edmonton, Canada, 1997

**Specialization and Research Interests**

Specialization: Public International Law

Research Interests: Relation between International Law and National Law;  
International Dispute Resolution; International Human Rights  
Law; International Economic Law; Jurisdictional Immunities;  
State Responsibility

### **Professional Memberships**

Japanese Society of International Law (President; Member of the Executive Council; former Director for Research Planning; former Director for International Programmes)

International Law Association (Vice-Chair; Member and former Rapporteur of the Committee on International Human Rights Law and Practice; Member of the Study Group on the Principles on the Engagement of Domestic Courts with International Law; former Member of the Committee on the Future of the ILA; former Member of the International Trade Law Committee)

Japan Branch of the International Law Association (Member of the Executive Council; Member of the National Committee on International Monetary Law; former Director of Planning)

Japan Chapter of the Asian Society of International Law (Member of the Executive Council)

Japanese Society of International Human Rights Law (Member of the Executive Council)

Japanese Society of International Economic Law (Member of the Executive Council; former Director of Planning)

Japanese Society of World Law (Member of the Executive Council)

Japan Association of Gender and Law

American Society of International Law (Member of the Human Rights Interest Group; Member of the International Economic Law Interest Group; Member of the International Law & Domestic Courts Interest Group)

### **Professional Activities (Selected)**

Gave lectures at a number of universities and institutes: e.g., Athens, Cambridge, Columbia, Duke, Edmonton, Frankfurt, Hong Kong, Luxembourg, Nagoya, Oxford, Paris, Saarbrücken, Tsukuba, Virginia, and Waseda.

Read papers in a number of international conferences and meetings in, e.g., Bern, Bielefeld, Cambridge, Canberra, Hong Kong, Kyoto, London, Lyon, New York, Rome, Siena, Singapore, Taipei, The Hague, Tokyo, Turku, Vancouver, Washington, D.C., and Wellington.

### **16th Mineichiro Adachi Memorial Prize, October 1983**

Member, Research Group on Legal Questions Involving Multinational Corporations, National Institute for Research Advancement, 1983–1995

Presented a paper at a semi-annual meeting of the Japanese Society of International Law, October 1987

Presented a paper at the Third Bielefeld Conference on International Economic Law organized by the University of Bielefeld, in Bielefeld, Germany, November 1990 & June 1991

Member, Research Group on GATT Dispute Settlement Cases, Fair Trade Center, 1990–1991

Member, Research Group on International Finance and Trade Law, Foundation Trust 90, 1991–1997

**Visiting Fellow, Research Centre for International Law, Cambridge, October 1991–September 1993**

Presented a paper at the Research Centre for International Law, Cambridge, February 1992

Presented a paper at an international conference on International Human Rights Law organized by the University of Siena, in Siena, Italy, June 1993

**Presented a paper at the annual meeting of the Society of Public Teachers of Law in London, September 1993**

**Presented a paper at the First Trilateral Symposium, Tokyo, and a co-editor of the Proceedings, July 1994**

Member, Research Group on Dispute Settlement, Fair Trade Center, 1994–1995, 1996–1997

Member of the Executive Council, Japanese Society of International Law, 1994–2012

Member, Planning Committee, Japanese Society of International Law, 1994–1997

Presented a paper at the annual meeting of the Japanese Society of International Economic Law, November 1994

Presented a paper at an international symposium on the World Trade Organization and the Role of Japan organized by the Fair Trade Center, in Tokyo, April 1995

**Rapporteur, Committee on International Human Rights Law and Practice, International Law Association, 1995–2004**

Presented a paper at an international conference on Implementing the Uruguay Round organized by the University of Bielefeld, in Bielefeld, Germany, June 1995

Presented a paper at the Second Trilateral Symposium, Atlanta, March 1996

Presented a paper at an international conference organized by the University of Victoria, Vancouver, June 1996

Member of the Faculty, Asia-America Institute of Transnational Law of Duke University, Hong Kong, July 1996

Member, Research Group on WTO Dispute Settlement Cases, Fair Trade Center, 1996–2000

Member, Research Group on WTO Appeal Cases, Fair Trade Center, 1996–2000

Member, Research Group on Internationalization of Companies, Tokyo Marine Research Institute, 1997–2009

**Visiting Fellow, Lauterpacht Centre for International Law, Cambridge, March 1997–October 1997**

Presented a paper at the International Conference on the Future of United Nations Human Rights Treaty System, Cambridge, March 1997

**Presented a paper at the 91st Annual Meeting of the American Society of International Law, Washington, D.C., April 1997**

**Academic advisor for Mr Chusei Yamada, the Japanese Member of the United Nations International Law Commission, during the 49th Session of the Commission, Geneva, May–July 1997**

External examiner of an M.Phil. dissertation submitted to the University of Cambridge, September 1997

**Presented a paper at the International Symposium in Commemoration of the Centennial of the Japanese Society of International Law, Kyoto, September 1997**

Chairman, Ad Hoc Research Group on State Responsibility, Ministry of Foreign Affairs, 1997–1998

**Member of the Executive Council, Japanese Society of International Law, 1997-2012**

Member, Editorial Committee, Journal of International Law and Diplomacy, 1997-2000

Presented a paper at an annual meeting of the Japanese Society of International Human Rights Law, Tokyo, November 1997

Presented a paper at the WTO Regional Seminar on Dispute Settlement, Singapore, October 1998

Presented a paper at the International Dispute Resolution Conference, Hong Kong, November 1998

Presented a paper at the Tokyo Seminar on WTO Dispute Settlement and Japanese Business organized by the Ministry of Foreign Affairs, etc., Tokyo, February 1999

Presented a paper at AIPPI Forum 1999, Lyon, March 1999

Presented a paper at the Seikei University 50th Anniversary International Conference, Tokyo, March 1999

Head, Undergraduate Division, Department of International Relations, University of Tokyo, April 1999–March 2000

Presented a paper at an annual meeting of the Japan Branch of the International Law Association, Tokyo, July 1999

Presented a paper at an international conference organized by Columbia University, New York, July 1999

Chairman of the Research Group on Complaint Procedures for Trade Barriers, Fair Trade Center, 1999–2000

Chairman of the Research Group on WTO Dispute Settlement System, Ministry of Foreign Affairs, 1999–2000

Chairman of the Research Group on WTO Case Law, Ministry of Foreign Affairs, 2000–2002

Presented a paper at the Second Tokyo Conference on Japanese Business and Dispute Resolution in the World Trade Organization organized by the Japanese Ministry of Foreign Affairs, etc., Tokyo, March 2000

**Visiting Fellow, Lauterpacht Centre for International Law, Cambridge, August 2000–August 2001**

**Participated in the Third Trilateral Symposium, Ottawa, and a co-editor of the Proceedings, October 2000**

Presented a paper at Oxford University Faculty of Law, Oxford, March 2001

Presented a paper at a meeting of the British Branch of International Law Association, London, March 2001

Member, Committee on International Exchange, Japanese Society of International Law, 2001–2012

Presented a paper at the World Trade Forum on “Trade and Human Rights”, Bern, August 2001

Director, Department of International Relations, University of Tokyo, 2002–2004

Acting Treasurer, Japanese Society of International Law, 2002–2003

**Gave a lecture entitled “Domestic Application of International Law” at The Hague Academy of International Law, July 2002**

Editor, “International Law Documents” published annually by Yuhikaku, 2002–present

Presented a paper at an annual meeting of the Japan Branch of the International Law Association, Tokyo, April 2003

Arbitrator, Japan Sports Arbitration Agency, 2003–present

**Member of the Executive Council, Japanese Society of International Economic Law, 2003–present**

**Member of the Executive Council, Japanese Society of International Human Rights Law, 2003–present**

Acting Director for International Programmes, Japanese Society of International Law, 2003–2012

Judge, Asian Development Bank Administrative Tribunal, Manila, 2004–2013

Presented a paper at an annual meeting of the Japan Association of International Economic Law, Tokyo, November 2004

**Director of Planning, Japanese Association of International Economic Law, 2004–2006**

**Member of the Executive Council, Japan Branch of the International Law Association, 2006–present**

**Director of Planning, Japan Branch of the International Law Association, 2006–2016**

Gave a keynote speech at 14th Australian New Zealand Society of International Law Conference, Wellington, June 2006

Member of the Executive Council, Japanese Branch of the International Law Association, 2006–present

Member, Government Procurement Review Board, Cabinet Office, 2008–2010

**Chairperson, Human Rights Committee (ICCPR), 2009–2011**

Lecturer, United Nations University, Joint Graduate Course (International Human Rights Law), November 2009

Vice-President, Asian Development Bank Administrative Tribunal, Manila, 2010–2013

Chairperson, Organizing Committee for the Third International Four Societies Conference held in Awaji (Kobe) in 2010

**Gave a lecture on “The Diversity of International Obligations” for the United Nations Audiovisual Library of International Law, New York, September 2010**

**Member of the Executive Council, Japanese Society of World Law, 2011–present**

**Guest keynote speaker at the Annual Conference of the Australian New Zealand Society of International Law, Canberra, June 2011**

**Member, Science Council of Japan, 2011–present**

Member, Discussion Group on Diplomacy for the Japanese Foreign Minister, 2012

Chairperson, Resettlement Expert Council of the Inter-Ministerial Meeting for Refugee Affairs, Cabinet Office, 2012–2014

**Member of the Executive Council, Japanese Society of International Law, 2012–present**

Director for International Programmes, Japanese Society of International Law, 2012–2014

Presented a paper at the Institut de droit international, Session of Tokyo, September 2013

**Presented a paper at the Meeting of the Legal Advisers, New York, October 2013**

**Editor-in-Chief, “International Law Documents” published annually by Yuhikaku, 2014–present**

Director of Research Planning, Japanese Society of International Law, 2014–2016

Presented a paper at the Annual Conference of the Australia New Zealand Society of International Law, Canberra, July 2014

Member, International Advisory Board, American Law Institute, Restatement on Foreign Relations Law, 2015–present

**Associé, Institut de droit international, since 2015**

**Chercheur invité, Centre de recherche sur les droits de l’homme et le droit humanitaire, Université Panthéon Assas, Paris, 2015–2016**

**President, Japanese Society of International Law, 2016–present**

**Vice-Chair, International Law Association, London, 2016–present**

**Chairperson, Human Rights Committee (ICCPR), 2017–present**

**Residence outside Japan**

Aug. 1977–Aug. 1978	Cambridge, MA, U.S.A. (LL.M. student at Harvard Law School)
Aug. 1984–Aug. 1986	Charlottesville, VA, U.S.A. (S.J.D. student at the University of Virginia School of Law)
Oct. 1991–Sep. 1993	Cambridge, U.K. (Visiting Fellow at the Research Centre for International Law, University of Cambridge)
Mar. 1997–Oct. 1997	Cambridge, U.K. (Visiting Fellow at Lauterpacht Research Centre for International Law, University of Cambridge)
Aug. 2000–Aug. 2001	Cambridge, U.K. (Visiting Fellow at Lauterpacht Research Centre for International Law, & Overseas Fellow at Churchill College, University of Cambridge)
Aug. 2015–Sep. 2016	Paris, France (Chercheur invité, Centre de recherche sur les droits de l’homme et le droit humanitaire, Université Panthéon Assas)



## Languages

Japanese (first language); English (fluent); French (excellent); German (excellent); Chinese (reading)

## Principal Publications

### Japanese

#### A. Books

1. JŌYAKU NO KOKUNAI TEKIYŌ KANŌSEI: IWAYURU “SELF-EXECUTING” NA JŌYAKU NI KANSURU ICHI KŌSATSU [DOMESTIC APPLICABILITY OF TREATIES: WHAT ARE “SELF-EXECUTING” TREATIES?]. Pp. ix, 341+47 (Tokyo: Yuhikaku, 1985).
2. GAIKOKU KOKKA KOKUYŪ KIGYŌ TONO KOKUSAI TORIHIKI JŌNO MONDAITEN: KOKKA NO SAIBANKEN MENJO [THE PROBLEM IN INTERNATIONAL TRANSACTIONS WITH FOREIGN STATES AND STATE ENTERPRISES: JURISDICTIONAL IMMUNITY OF STATES]. Pp viii, 128 (Tokyo: Sogo Kenkyu Kaihatsu Kiko [National Institute for Research and Advancement], 1987).
3. HYŌJUN KOKUSAI HŌ [STANDARD INTERNATIONAL LAW]. Pp. 293-325 (Hajime Terasawa et al. eds., Tokyo: Seirin Shoin, 1989) (Co-authored).
4. 3 KOKUSAI HŌ SHIRYŌ SHŪ [MATERIALS ON INTERNATIONAL LAW]. Pp. 54–177 (Yasuaki Onuma ed., 4th ed. Tokyo: Toshindo, 1988) (Co-authored).
5. HYŌJUN KOKUSAI HŌ [STANDARD INTERNATIONAL LAW]. Pp. 288-316 (Hajime Terasawa et al. eds., New ed. Tokyo: Seirin Shoin, 1993) (Co-authored).
6. KEIZAI NO GURŌBARUKA TO HŌ [GLOBALIZATION OF ECONOMY AND LAW] Pp. 61–74, 210–224, 315–330 (Sogo Kaihatsu Kenkyu Kiko [National Institute for Research and Advancement] ed., Tokyo: Sanseido, 1994) (Co-authored).
7. WTO NO FUNSŌ SHORI [DISPUTE SETTLEMENT OF THE WTO]. Pp. xi, 351 (Tokyo: Sanseido, 1995) (2d imp., 1996) (3d imp., 1997).
8. KŌGI KOKUSAI HŌ [LECTURES ON INTERNATIONAL LAW]. Pp. xiv, 519 (Co-edited with Akira Kotera and Akio Morita, Tokyo: Yuhikaku, 2004).
9. KŌGI KOKUSAI HŌ [LECTURES ON INTERNATIONAL LAW]. Pp. xv, 568 (Co-edited with Akira Kotera and Akio Morita, 2d ed. Tokyo: Yuhikaku, 2010).
10. KOKUSAI JŌYAKU SHŪ [INTERNATIONAL LAW DOCUMENTS]. (Editor-in-Chief, published annually since 2016. Tokyo: Yuhikaku).

#### B. Articles

1. *Jōyaku no Kokunai Tekiyō Kanōsei: Iwayuru “Self-Executing” na Jōyaku ni kansuru Ichi Kōsatsu [Domestic Applicability of Treaties: What Are “Self-Executing” Treaties? (1)–(6)]*, 99 HOGAKU KYOKAI ZASSHI 1835–1891 (1982); 100 HOGAKU KYOKAI ZASSHI 133–186, 375–443, 556–625, 1951–2023 (1983); 101 HOGAKU KYOKAI ZASSHI 421–491 (1984).
2. *Hito oyobi Jinmin no Kenri ni kansuru Afurika Kenshō [The African Charter on Human and People’s Rights]*, 30 HOGAKU ZASSHI 262-277 (1984).

3. *Gaikokujin no Shimon Ōnatsu Kyohi to Sainyūkoku: Morikawa Catherine Jiken [Refusal of Fingerprinting by Aliens and Their Reentry: The Catherine Morikawa Case]*, 887 JURISUTO 257–259 (1987).
4. *Gaikoku Kokka Kokuyū Kigyō tonō Kokusai Torihiki jōno Mondaiten: Kokka no Saibanken Menjo [The Problem in International Transactions with Foreign States and State Enterprises: Jurisdictional Immunity of States]*, in TAKOKUSEKI KIGYŌ TO KOKUSAI TORIHIKI [MULTILATERAL CORPORATIONS AND INTERNATIONAL TRANSACTIONS] 271–380 (Sogo Kenkyu Kaihatsu Kiko [National Institute for Research and Advancement] ed., 1987).
5. *Amerika Saibansho ni okeru Kokusai Jinken Soshō no Tenkai: Sono Kokusai Hō jōno Igi to Mondaiten [International Human Rights Litigation before U.S. Courts] (1)–(2)*, 87 KOKUSAIHO GAIKO ZASSI 160–196, 461–502 (1988).
6. *GATTO ni okeru Funsō Shori [Dispute Settlement in the GATT]*, 2 NIRA SEISAKU KENKYU 12–15 (1989).
7. *GATTO ni okeru EC Buhin Danpingu Jiken [The EC Anticircumvention Regulation Case in the GATT]*, 4 NIRA SEISAKU KENKYU 22–27 (1991).
8. *Saibanken Menjo [Jurisdictional Immunity]*, in SHŌGAI HANREI HYAKUSEN [SELECTED CASES ON PRIVATE INTERNATIONAL LAW] 192–93 (Sueo Ikehara & Yoshiro Hayata eds., 3d ed. 1995) (co-authored with Shigeru Oda).
9. *WTO ni okeru Funsō Shori: 1994 nen Funsō Kaiketsu Ryōkai no Igi [Dispute Settlement in the WTO: Significance of the Dispute Settlement Understanding]*, 1071 JURISUTO 53–58 (1995).
10. *Gaikokujin no Jinken [Human Rights of Aliens]*, in KOKUSAI SHIHŌ NO SŌTEN [ISSUES IN PRIVATE INTERNATIONAL LAW] 36–37 (Junichi Akiba ed., 1996).
11. *Nihon ni okeru Kokusai Jinken Soshō [International Human Rights Litigation in Japan]*, in ODA SHIGERU SENSEI KOKI SHUKUGA: FUNSŌ KAIKETSU NO KOKUSAI HŌ [INTERNATIONAL LAW ON DISPUTE SETTLEMENT: ESSAYS IN CELEBRATION OF THE 70TH BIRTHDAY OF JUDGE SHIGERU ODA] 251–272 (Takane Sugihara ed., 1997).
12. *Nibutani Dam Hanketsu no Kokusai Hō jōno Igi [The Significance of the Nibutani Dam Case in International Law]*, 9 KOKUSAI JINKEN 56–59 (1998).
13. *Gaikokujin no Jinken wo meguru Aratana Tenkai: Kokusai Jinken Hō to Kenpō no Kōsaku [New Developments on Human Rights of Aliens: Interactions between International Human Rights Law and Constitutional Law]*, 238 HOGAKU KYOSHITSU 14–16 (2000).
14. *Kokunai Hō ni okeru Kokusai Hō no Chii to Sono Junshu [The Status of International Law and Its Observance in National Law]*, *Filartiga Jiken [Filartiga v. Pena Irala]*, in HANREI KOKUSAI HŌ [CASEBOOK ON INTERNATIONAL LAW] 26–30, 279–281 (Shigejiro Tabata et al. eds., 2000).
15. *Jōyaku ni yoru Jiyū Chitai Seido no Settei to Sono Kōka: Jōbu Sabōa to Jekkusu no Jiyū Chitai Jiken [Free Zones of Upper Savoy and the District of Gex]*, in KOKUSAI HŌ HANREI HYAKUSEN [ONE HUNDRED CASES ON INTERNATIONAL LAW] 118–119 (Soji Yamamoto et al. eds., 2001).
16. *WTO Funsō Shori no Kokusai Hō jōno Igi to Tokushitsu [WTO Dispute Settlement: Its Importance and Special Characteristics under International*

- Law*], in FUNSŌ NO KAIKETSU [DISPUTE SETTLEMENT] (NIHON TO KOKUSAI HŌ NO 100 NEN [ONE HUNDRED YEARS OF JAPAN AND INTERNATIONAL LAW], VOLUME 9) 215–242 (Kokusai Hō Gakkai [Japanese Society of International Law] ed., 2001).
17. *Gaikoku Kokka oyobi Kokusai Kikan no Saibanken Menjo [Jurisdictional Immunities of Foreign States and International Organizations]*, in KOKUSAI MINJI SOSHŌ HŌ [THE LAW OF INTERNATIONAL CIVIL PROCEDURES] 15–22 (Akira Takakuwa & Masato Dogauchi eds., 2002).
  18. *WTO Hō to Hi-WTO Hō no Kōsaku [Interactions between WTO Law and Non-WTO Law]*, 1254 JURISUTO 20–27 (2003).
  19. *Senjū Minjoku ni taisuru Kokuren no Aratana Torikumi [The United Nations and Indigenous Peoples]: “Senjū Mondai Jōsetsu Fōramu Shinsetsu no Igi” [The Importance of the Establishment of the Permanent Forum on Indigenous Issues]*, 1293 JURISUTO 90–97 (2005).
  20. *Nihon ni okeru Kokusai Nanmin Hō no Kaishaku Tekiyō [Interpretation and Application of International Refugee Law in Japan]*, 1321 JURISUTO 16–25 (2006).
  21. *Jiyūken Kiyaku Iinkai to Kokuren Jinken Kikō [The Human Rights Committee and the United Nations Mechanisms on Human Rights]*, 19 KOKUSAI JINKEN 134–138 (2008).
  22. *Kokusai Gimu no Tayōsei: Taiseiteki Gimu wo Chūshin to shite [Variety of International Obligations: With a Focus on Obligations erga omnes]*, in ONUMA YASUAKI SENSEI KINEN RONBUNSHŪ: KOKUSAI HŌGAKU NO CHIHAI: REKISHI, RIRON, JISSHŌ [ESSAYS IN HONOUR OF PROFESSOR YASUAKI ONUMA: HORIZONS OF INTERNATIONAL LAW: HISTORY, THEORY, POSITIVE ANALYSIS] 123–170 (J. Nakagawa & K. Teraya eds., 2008).
  23. *Jiyūken Kiyaku Iinkai no Kiyaku Kaishaku no Hōteki Igi [Legal Significance of the Human Rights Committee’s Interpretation of the ICCPR]*, 29 SEKAI HO NENPO 50–85 (2010).
  24. *Jiyūken Kiyaku Iinkai no Kanshi Katsudō no Tenkai [Developments in the Monitoring Activities of the Human Rights Committee]*, 21 KOKUSAI JINKEN 95–99 (2010).
  25. *Jiyūken Kiyaku Iinkai no Rikō Kanshi Katsudō [Monitoring Activities of the Human Rights Committee]*, in KOKUSAI JINKEN HŌ NO KOKUSAITEKI JISSHI [THE INTERNATIONAL IMPLEMENTATION OF INTERNATIONAL HUMAN RIGHTS LAW] 183–200 (K. Serita et al. eds., 2011).
  26. *Kenpō to Kokusai Hō [Constitutional Law and International Law]*, 370 HOGAKU KYOSHITSU 28–34 (2011).
  27. *Sekai wo Kakeru Gakumon to Jissen [Scholarship and Practice over the World]*, in 21 SEIKI NO KOKUSAI HŌ: TAKYOKUKA SURU SEKAI NO HŌ TO CHIKARA [INTERNATIONAL LAW IN THE 21ST CENTURY: LAW AND FORCE IN THE MULTI-POLAR WORLD] 43–60 (Y. Onuma ed., 2011).
  28. *Kokuren Anpori no Seisai Ketsugi no Kokunai Jisshi to Jinken [Domestic Implementation of the United Nations Security Council Resolutions Imposing Sanctions and Human Rights]*, in KOKUSAI HŌ HANREI HYAKUSEN [ONE HUNDRED CASES ON INTERNATIONAL LAW] 220–221 (A. Kotera et al. eds., 2d ed. 2011).

29. *Jiyūken Kiyaku Inkai niyoru Hō no Tekiyō to Seitei: Kojin Tsūhō no Teishutsu Chien Mondai wo Rei ni* [Law-Application and Legislation in the Human Rights Committee: Undue Delay in the Submission of Individual Communications], in YOKOTA YOZO SENSEI KOKI KINEN RONBUNSHŪ: JINRUI NO MICHISHIRUBE TO SHITENO KOKUSAI HŌ: [ESSAYS IN CELEBRATION OF THE 70TH BIRTHDAY OF PROFESSOR YOZO YOKOTA: INTERNATIONAL LAW AS A GUIDEPOST FOR THE HUMANITY] 213–234 (H. Akizuki et al. eds., 2011).
30. *Jiyūken Kiyaku Inchō to shitenō 2 Nen wo Furikaeru: Jōyaku Ryūho Mondai ni taisuru Inkai no Kōken wo Chūshin ni* [Reflection on the Two Years as the Chairperson of the Human Rights Committee: The Contribution of the Committee to the Question on Reservations to Treaties], 22 KOKUSAI JINKEN 3–9 (2011).
31. *Jōyaku no Ryūho: Kokusai hō Inkai to Jiyūken Kiyaku Inkai no Kyōdō* [Reservations to Treaties: Collaboration between the International Law Commission and the Human Rights Committee], in MURASE SHINYA SENSEI KOKI KINEN: KOKUSAI HŌGAKU NO SHOSŌ: [ESSAYS IN CELEBRATION OF THE 70TH BIRTHDAY OF PROFESSOR SHINYA MURASE: VARIOUS ASPECTS OF INTERNATIONAL LAW] 273–298 (J. Eto ed., 2015).

#### Non-Japanese

##### A. Books

1. TRILATERAL PERSPECTIVES ON INTERNATIONAL LEGAL ISSUES: RELEVANCE OF DOMESTIC LAW AND POLICY. Pp. xxxii, 604 (Co-edited with Michael K. Young. New York: Transnational Publishers, 1996).
2. INTERNATIONAL LAW, HUMAN RIGHTS, AND JAPANESE LAW: THE IMPACT OF INTERNATIONAL LAW ON JAPANESE LAW. Pp. xlii, 355 (Oxford: Clarendon Press, 1998).
3. WTO BUNJAENG CH'OURI [DISPUTE SETTLEMENT OF THE WTO]. Pp. 482. (Translated by Choi Hong-Bae. Seoul: Bubkyungsa, 2000) (in Korean).
4. TRILATERAL PERSPECTIVES ON INTERNATIONAL LEGAL ISSUES: CONFLICT AND COHERENCE (co-edited with Chi Carmody & Sylvia Rhodes, Washington, D.C.: American Society of International Law, 2003).

##### B. Articles

1. *The Doctrine of Self-Executing Treaties in the United States: A Critical Analysis*, 26 VIRGINIA JOURNAL OF INTERNATIONAL LAW 627–692 (1986).
2. *The Impact of International Human Rights Law on Japanese Law: The Third Reformation for Japanese Women*, 35 JAPANESE ANNUAL OF INTERNATIONAL LAW 21–68 (1991).
3. *Implementation of International Trade Agreements in Japan*, in NATIONAL CONSTITUTIONS AND INTERNATIONAL ECONOMIC LAW 299–344 (Meinhard Hilf & Ernst-Ulrich Petersmann eds., 1993).
4. *The Relationship between International Law and National Law: Japanese Experiences*, 64 BRITISH YEARBOOK OF INTERNATIONAL LAW 333–390 (1993).

5. *Effectuation of International Law in the Municipal Order of Japan*, 4 ASIAN YEARBOOK OF INTERNATIONAL LAW 143–169 (1995).
6. *Settlement of Disputes Concerning the WTO Agreement: Various Means Other Than the Panel Procedures*, in TRILATERAL PERSPECTIVES ON INTERNATIONAL LEGAL ISSUES: RELEVANCE OF DOMESTIC LAW AND POLICY 377–402 (Michael K. Young & Yuji Iwasawa eds., 1996).
7. *Lawfulness of Unilateral Economic Retaliation under International Law*, in THE ASIA-PACIFIC REGION AND THE EXPANDING BORDERS OF THE WTO: IMPLICATIONS, CHALLENGES AND OPPORTUNITIES 74–89 (Mark A. Buchanan ed., 1996).
8. *International Human Rights Adjudication in Japan*, in THE ENFORCEMENT OF INTERNATIONAL HUMAN RIGHTS BY DOMESTIC COURTS 223–293 (Benedetto Conforti & Francesco Francioni eds., 1997).
9. *Constitutional Problems Involved in Implementing the Uruguay Round in Japan*, in IMPLEMENTING THE URUGUAY ROUND 137–174 (John H. Jackson & Alan O. Sykes eds., 1997).
10. *International Law in the Japanese Legal Order: Recent Developments*, 91 PROCEEDINGS OF THE AMERICAN SOCIETY OF INTERNATIONAL LAW 301–307 (1997).
11. *The Domestic Impact of Acts of International Organizations Relating to Human Rights*, in TRILATERAL PERSPECTIVES ON INTERNATIONAL LEGAL ISSUES: FROM THEORY INTO PRACTICE 119–141 (Thomas J. Schoenbaum et al. eds., 1998).
12. *Japan's Interactions with International Law: The Case of State Immunity*, in JAPAN AND INTERNATIONAL LAW: PAST, PRESENT AND FUTURE 123–151 (Nisuke Ando ed., 1999).
13. *The Domestic Impact of International Human Rights: The Japanese Experience*, in THE FUTURE OF UN HUMAN RIGHTS TREATY MONITORING 245–268 (Philip Alston & James Crawford eds., 2000).
14. *WTO Dispute Settlement and Japan*, in NEW DIRECTIONS IN INTERNATIONAL TRADE LAW: ESSAYS IN HONOUR OF JOHN H. JACKSON 473–490 (Marco Bronckers & Reinhard Quick eds., 2000).
15. *Third Parties before International Tribunals: The ICJ and the WTO*, in LIBER AMICORUM JUDGE SHIGERU ODA 871–891 (Nisuke Ando et al. eds., 2002).
16. *WTO Dispute Settlement as Judicial Supervision*, 5 JOURNAL OF INTERNATIONAL ECONOMIC LAW 287–305 (2002).
17. *Chapter 81: Procedural Conditions*, in THE LAW OF STATE RESPONSIBILITY 1149–1155 (James Crawford et al. eds., Oxford: OUP, 2010) (co-authored with Naoki Iwatsuki).
18. *The Diversity of International Obligations, United Nations*, Audiovisual Library of International Law Lecture, 2010.
19. *Domestic Application of International Law*, 378 RECUEIL DES COURS DE L'ACADÉMIE DE DROIT INTERNATIONAL DE LA HAYE 9–261 (2015)