

CONTENTS

Articles

- Limits on pro rata, per capita or Another Arrangement of Shareholders Rights in bylaws *T. Suzuki* (946)
- Institutional Design of Bicameralism in the Legislative Process of the Constitution of Japan and the Diet Law:
Case of Claim Provisions for Conference Committee of both Houses *K. Kinoshita* (297)
- Liberty and the Rule of Law in Two Strands of Republicanism *H. Omori* (926)
- Right to Demand the Rescission of Fraudulent Testamentary Disposition *M. Iwado* (878)
- Study on liquidation proceedings under qualifies acceptance and bankruptcy from procedural perspectives *Y. Hamada* (358)
- L'expropriation pour l'utilité publique au service de la prévention des risques naturels *S. Fukushige* (854)
- Reconsidering of Exclusionary Rule of Illegally Obtained Evidence *M. Koura* (810)
- The Basic Functions of Basis:
Theory and Doctrine in Income Tax Systems *M. Kozuka* (788)
- Grundrechtseingriffe als Wesentlichkeit? *S. Yamada* (740)
- Le préjudice moral résultant de l'atteinte à la propriété *K. Murata* (688)
- Du droit d'habitation du concubin(e) survivant(e) et des régimes matrimoniaux *Y. Furukawa* (634)
- Toward Constitutional Protection of Consumer Rights *K. Yabuki* (598)
- One Side Regulating of the Rights & Discretion Control by the Constitution:
From U.S. Judicial Precedents about Prisoners' Artificial Insemination *E. Matano* (570)
- A Study on the Role required for Mental capacity
— An Analysis of recent Cases *S. Ichiwara* (512)
- Über den Existenzgründer in Deutschland *A. Chinen* (476)
- Research note
- The Current Issues Surrounding Doctor's Duty of Responding to Call-up *K. Shishido* (382)

OKAYAMA LAW JOURNAL

MARCH 2 0 1 9 VOL. 6 8 NO. 3 · 4

**PUBLISHED BY
THE ASSOCIATION OF LAW OF
OKAYAMA UNIVERSITY**