

| | |
|------------------|---|
| Title | 裏表紙 : Contents |
| Sub Title | |
| Author | |
| Publisher | 慶應義塾大学大学院法学研究科 |
| Publication year | 2006 |
| Jtitle | 法學政治學論究 : 法律・政治・社会 (Hogaku seijigaku ronkyu : Journal of law and political studies). No.71 (2006. 12) |
| JaLC DOI | |
| Abstract | |
| Notes | |
| Genre | |
| URL | https://koara.lib.keio.ac.jp/xoonips/modules/xoonips/detail.php?koara_id=AN10086101-00000071-0295 |

慶應義塾大学学術情報リポジトリ(KOARA)に掲載されているコンテンツの著作権は、それぞれの著作者、学会または出版社/発行者に帰属し、その権利は著作権法によって保護されています。引用にあたっては、著作権法を遵守してご利用ください。

The copyrights of content available on the Keio Associated Repository of Academic resources (KOARA) belong to the respective authors, academic societies, or publishers/issuers, and these rights are protected by the Japanese Copyright Act. When quoting the content, please follow the Japanese copyright act.

HOGAKU SEIJIGAKU

RONKYU

Journal of Law and Political Studies

Articles

- A Lawsuit Seeking to Invalidate an Election at the Affair of Intervention in
General Election, 1892: Case of Kohchi's 2nd District in Japan
.....SUEKI, Takanori 1
- China's Independent Diplomacy and the New Foreign Policy Towards the
Korean Peninsular: The Development of Chinese Foreign Policy after
Chinese Air Line Hijack Incident in 1983LI, Cheng Ri 35
- Development and its Setback-Kuomintang's Party Organization after the
Northern ExpeditionIWATANI, Nobu 63
- The Fairness in the Asylum Procedure in the UKKUBO, Yoshitaro 95
- Is Liberalism "Group-Blind"? A Reflection on Its Relationship with
Multiculturalist PoliciesMATSUMOTO, Masakazu129
- Unilateral Refusals to Deal and Sacrifice Test under the Antitrust Laws: The
Supreme Court's Decision in *Verizon Communications Inc. v. Law Offices of
Curtis V. Trinko, LLP*OKADA, Naoki161
- An Interpretation of Article XX (b) and (g) of the GATT: the Possibilities
and Limitations of Consistent Interpretation between the two Articles
.....SEKINE, Takemasa189
- "Divine Reason" and "Participation in God" in the Thought of Cambridge
PlatonismHARATA, Kenjiro223
- Le fondement théorique de la mesure des dommages-intérêts pour
l'inexécution du contrat: Deux modèles théoriques des dommages-intérêts
pour l'inexécution du contrat et "prévisibilité"SHIRAISHI, Tomoyuki257

Edited by Hogaku Seijigaku Ronkyu Kanko-kai
(Editorial Committee, Journal of Law and Political Studies)
Graduate School of Law, KEIO University
Mita, Minato-ku, Tokyo 108-8345, Japan