

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	2008
Jtitle	法學政治學論究 : 法律・政治・社会 (Hogaku seijigaku ronkyu : Journal of law and political studies). No.76 (2008. 3)
JaLC DOI	
Abstract	
Notes	
Genre	
URL	https://koara.lib.keio.ac.jp/xoonips/modules/xoonips/detail.php?koara_id=AN10086101-00000076-0589

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

- Versuch beim erfolgsqualifizierten DeliktENOMOTO, Touya 1
- The Introduction of the Independent or Outside Director System to China and Japan: The Background and Legislation ModelYIN, Xiuzhong 33
- Similarities between EC Law and GATT/WTO Law Found in European Court of Justice Case Law and Italian Case Law: Reciprocity, Limitation of Sovereignty and Direct EffectAZUMA, Fumihiko 65
- East-West German Economic Assistance Negotiations at the End of the Cold War: Democratization, De-Socialization and Absorbed UnificationINOOKA, Hiroshi 99
- Cooperation between UNHCR and OSCE in the Protection of Victims of Forced MigrationOZAWA, Ai133
- Guerre et Paix chez Joseph de Maistre: l'idée de la «réversibilité» dans *Les Soirées de Saint-Petersbourg*KAWAKAMI, Yohei167
- Zur Mindestausstattung für den Kommunalfinanzen: Begriff und StrukturJODAI, Youhei201
- Business Judgment or Internal Control?NAGAHATA, Shushi237
- Negotiations between South Korea and The United States on the Nixon Administration's Troop Withdrawal from South Korea: Policy Change in the Park Chung-Hee AdministrationLEE, Kitae257
- L'intérêt commun des obligataires; l'arrêt du 15 juin 1999 dans l'affaire AMREPKANAO, Yuka287
- Die Lehre zur Rechtsstellung des Empfängers: Die ursprüngliche Bedeutung der „Ankunft des Gutes am Bestimmungsort“ im FrachtvertragSASAOKA, Manami321
- The Cambridge Platonists' Ideal of a Comprehensive ChurchHARATA, Kenjiro355
- The British Decision to Recognize the People's Republic of China, 1948-1950: The Anglo-American Relations for Establishing the Post-WWII International Order in the Asia-PacificHAYASHI, Daisuke387
- Legal Analysis of the Collusion Induced by a Single Large BuyerFUCHIKAWA, Kazuhiko417
- The Application of International Human Rights Law in the Canadian Constitution: The Canadian Charter of Rights and Freedoms and the Conformable Interpretation to TreatiesTEZUKA, Takatoshi449
- The Establishment of the System of Chattel Mortgage in ChinaJIN, Wenjing481
- Die Bedeutung der „Billigkeit“ im Normzweck des Vorbenutzungsrechts in DeutschlandASO, Tsukasa515
- A Study of *SuzaiGuhatsu-Jo*, Articles of Joinder of Offenses, in the Penal Code of 1882: Drafting Process at the Ministry of JusticeMITA, Naho547

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