

HORITSU RONSO

The Meiji Law Review

Vol.90

Desember 2017

NO.2-3

CONTENTS

Articles

Die Struktur der Privatrechtsordnung (4): die grundlegende Regelungsstruktur des obligatorischen VertragsrechtsSusumu ITO (1)
Village System and Inter-personal Bonds in the Local Community during the Wu-Zhou Period: Focusing on the Analysis of "Baimenbei" Monument in the Collection of The Cultural Relics Administration of Huixian, HenanTomohiro ISHINO (39)
Rechtsgüter des DiebstahlsYoshio UCHIYAMA (89)
Untauglicher Versuch und Anfang der AusführungshandlungHiroshi OTSUKA (107)
Considerations on the Modern Legal History of Hokkaido On "Claim"Mayumi OKAZAKI (139)Hiroshi KAMEMOTO (165)
The international perspective on Japanese prisons: Based on the Reality of Korea, Australia and the United StatesKoichi KIKUTA (189)
Anmerkungen zu Gerichtsentscheidungen über das Passivrauchen und die sog. Multiple Chemical Sensitivity(MCS) im BetriebHirofumi KONISHI (251)
Die Haftungsstruktur des deutschen Leistungsstörungsrechts (1): Ein Hinweis zu Art. 415 ZG des überarbeiteten japanischen SchuldrechtsJun NAGASAKA (277)
Ancient Herbal Medicine of "Ishitsu-Ryo" RegulationTakato NATSUI (317)

Materials

Introduction of Elaine Clark's Paper on Social Welfare and Mutual Aid in the Medieval Countryside (2)Tetsumi KATO (371)
Legislative Council (Commercial Sectional Meeting Subcommittee) and 1974 Commercial Law Revision (15-1)Kazuo Saigusa (305)
Judgements of the Supreme Court in Meiji Era on Prostitutes (1)Kazuhiro Murakami (411)

PUBLISHED BY

THE INSTITUTE OF LAW, MEIJI UNIVERSITY
(MEIJI DAIGAKU HORITSU KENKYUJO)