HORITSU RONSO

The Meiji Law Review

Vol.92 July 2019 NO.1

CONTENTS

Articles		
Die rechtswissenschaftliche Unternehmensbewertungs-		
Lehre in Deutschland(V)	Eiichi IZUMIDA	(1)
Formation of the Proposal by Liberal Democratic Party of JAPAN in March of 2018		
for the Constitutionalization of Japan Self-Defense Forces — 2 with a Focus on		
the "Exercises Control and Supervision".	Ichio URATA	(43)
A New Trend in the Use of Foreign Law and International Human Rights Law by the Supreme		
Court of Japan: A Game Changer or a Setback?	Akiko EJIMA	(99)
Legal Rights in Salmond and Jural Relations in Hohfeld	Hiroshi KAMEMOTO	(131)
Examination of Electronic Evidence under the Code of Civil Procedure in Japan:		
Through the Issues on Examination of Documentary Evidence		
	Eiji YANAGAWA	(171)
Case Comments		
Note on Corporate Law Case:		
The Decision of the Supreme Court on December 19. 2017,		
Minshu Vol.71, No.10	Yosuke OKADA	(181)
Case Comment: Directors' Duties and the Proper Purpose Rule Eclairs		
Group Ltd v JKX Oil & Gas plc [2015] UKSC 71 (2 December 2015)		
	Shinichi NEMOTO	(199)
Case Comment: The Judgment of the Tokyo High Court on October 27, 2017		
	Haruaki TERUI	(231)

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