

HORITSU RONSO

The Meiji Law Review

Vol.91

December 2018

NO.2-3

CONTENTS

Articles

- Judicial Precedents about the Abuse of Authority by the Agent and
the Revision of Japanese Civil Code Emiko ARIGA (1)
- Die rechtswissenschaftliche Unternehmensbewertungs-
Lehre in Deutschland (II) Eiichi IZUMIDA (29)
- Die Struktur der Privatrechtsordnung (4):
die grundlegende Regelungsstruktur des obligatorischen Vertragsrechts
..... Susumu ITO (67)
- “Injury” Requirement of Personal Data Breach in American Tort Law Cases
..... Hidetomo SASAKI (91)
- „Favor contractus“ im überarbeiteten japanischen Schuldrecht:
Eine Veränderung der Vertragsrechtsnormen
..... Jun NAGASAKA (127)
- Die Verpflichtungen zur gegenseitigen Zusammenarbeit
bei der B ürgerschaft Hiroki NAKAYA (159)
- Essential Requirements under European Community
Open Network Provision(ONP) Directives:
Outlines of relevant Rules on Confidentiality of Communication and Personal Data
Protection Takato NATSUI (183)
- A Study on the Meaning of the Civil Recourse Theory in Anglo-American Tort Law
..... Hisaya HATANAKA (227)
- Preliminary Analyses on Restriction on Interoperability:
Proposed Interoperability among EU AFSJ Large IT Systems
..... Toru MARUHASHI (277)
- ### Translation
- United Nations Commission on Human Rights,
General comment No.36 on article 6 of the International
Covenant on Civil and Political Rights, on the right to life
..... Koichi KIKUTA (309)

PUBLISHED BY

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