

Curriculum vitae

As of 31 January 2017

Mari TAKEUCHI

Professor, Graduate School of Humanities and Social Sciences,
Okayama University

Professional Address: Graduate School of Humanities and Social Sciences (Law),
Okayama University
Tsushima-naka 3-1-1, Kitaku, Okayama, 700-8530 JAPAN

Tel: +81.86.251.7472

Fax: +81.86.251.7373

Email: maritake@cc.okayama-u.ac.jp

Education

LL. B. (Kyoto University, Japan)

LL. M. (Kyoto University, Japan)

Ph. D. (University of Glasgow, UK)

Academic Experience

Assistant, Okayama University (2002-2004)

Associate Professor, Okayama University (2004-2015)

Professor, Okayama University (2015-)

Other Professional Activities

Observer and Assistant for Prof. Murase at the International Law Commission's 66th Session (2014)

Professional Associations and Activities

American Society of International Law

Japanese Society of International Law

International Law Association

Asian Society of International Law

European Society of International Law

Publications

PhD Thesis

- *Modalities of the Exercise of Universal Jurisdiction in International Law*, PhD Thesis, University of Glasgow, 2014.

Articles

- “Universal Jurisdiction in a Context: From Dialectic to Dialogue”, in Shotaro Hamamoto, Akiho Shibata & Hironobu Sakai eds., *"L'être situé", Effectiveness and Purposes of International Law: Essays in honour of Professor Ryuichi Ida*, Leiden, Brill/Nijhoff, 2015, pp.89-111.
- “Recent Development on the Conditions for the Exercise of Universal Jurisdiction over International Crimes”, *Hoggakaizasshi [Okayama Law Journal]*, vol.64 nos.3&4, 2015, pp.77-102. [in Japanese]
- “Beyond Dichotomy between Deduction and Induction—Critical Appraisal on the Approaches to Universal Jurisdiction—”, *Hoggakaizasshi [Okayama Law Journal]*, vol.62 no.2, 2014, pp.97-136.
- “The Basis and Condition of the Exercise of Universal Jurisdiction over Serious Human Rights Violations”, *The Journal of International Law and Diplomacy* (Japanese Society of International Law). vol.110 no.2, 2011, pp.50-77. [in Japanese]
- “The Emergence of Protective Principle in International Criminal Law” in *Hogaku to Seijigaku no Aratanaru Tenkai [The Exploration for New Legal and Political Studies: Essays Commemorative of the 60th Anniversary of Okayama University]*, Tokyo, Yuhikaku, 2010, pp.247-273. [in Japanese].
- “Relocating Passive Personality Principle in the International Legal System”, in Asada, Masahiko ed., *Niju-Isseiki Kokusaiho no Kadai [Agenda for International Law in the 21st Century: Festschrift in honour of Professor Nisuke Ando's 70th Birthday]*, Tokyo, Yushindo, 2006, pp.63-95. [in Japanese]
- “The Influence of the New Haven School on the US Policy: A Critical Analysis on the National Security Strategy”, *Hogakkaizasshi [Okayama Law Journal]*. vol. 53 nos. 3&4), 2004, pp.661-695. [in Japanese]
- “Universal Principle Reconsidered”, *Okayama Law Journal*, vol.53 no. 2, 2004, pp.382-412.
- “The Function of ‘Unilateral Acts’ in International Law Reconsidered—An Analysis on the Practice of Coastal States’ Extension of Jurisdiction—(1)(2)”, *Hogakuronso [Kyoto Law Review]* vol.150 no.6, 2002, pp.64-85; vol.151 no.4, 2002, pp.95-111. [in Japanese]

Book Chapters

- “Japanese Office Workers Ended up in US Prison for the Breach of the US Antitrust Laws?—Extraterritorial Application of Jurisdiction”, in Morikawa, K. et al (eds.), *Kokusaiho de Sekai ga Wakaru [Understanding the World through International Law]*, Tokyo, Iwanami, 2016, pp.116-125.
- “Basic Principles of Jurisdiction in International Law”, in Jun Tsuruta ed., *Kaizokutaisyoho no Kenkyu [Research Handbook on Japanese Piracy Act]*, Yushindo, 2016, pp.83-97. [in Japanese]
- “Treaties concerning the Protection of the Marine Environment”, in Nishii, M. and Usuki, T., (eds.), *Kokusai Kankyoho [Textbook on International Environmental Law]*, Tokyo, Yushindo, 2011, pp.18-36. [in Japanese]

Notes and Reports

- “Statute of the International Criminal Court: Between Idealism and Reality”, *Hogakukyoshitu [Law Class]*, no.434, 2016, pp.138-144. [in Japanese]
- “Counter-Terrorism Conventions: International Cooperation in the Fight Against Terrorism”, *Hogakukyoshitu [Law Class]*, no.428, 2016, pp.114-120. [in Japanese]
- “Implementing International Norms to Fight Against Terrorism—the 2014 Amendment of the Act on the Punishment of Financing of Offences of Public Intimidation”, *Japanese Yearbook of International Law*, vol.58, 2016, pp.369-383.
- “Convention on the Status of Refugees: International Protection of Refugees”, *Hogakukyoshitu [Law Class]*, no.423, 2015, pp.113-119. [in Japanese]
- “The 66th Session of the UN International Law Commission” [“Introductory Note” “Subsequent Agreements and Subsequent Practice in Relation to the Interpretation of Treaties”, “Identification of Customary International Law”, and “Process of Deliberation within The ILC”], *The Journal of International Law and Diplomacy* (Japanese Society of International Law), vol.113 no.4, 2015, pp.149-182. [in Japanese]
- “Implementation of Conventions Requiring State Parties to Establish Jurisdiction Over Extraterritorial Crimes—Enactment of Article 4-2 of the Japanese Penal Code”, *Japanese Yearbook of International Law*, vol.56, 2014, pp.338-356.
- “Passive Personality Principle in the Japanese Penal Code”, *Japanese Yearbook of International Law*, vol.54, 2012, pp.418-433.

Case Notes

- “Questions relating to the Obligation to Prosecute or Extradite (Belgium v. Senegal)”, Sugihara, T., Sakai, H. (eds.) *Kokusaiho Kihon Hanrei 50 [Fifty Basic Cases on International Law]*, 2nd ed., Tokyo, Sanseido, 2014, pp.10-13. [in Japanese]
- “‘Lotus’ Case”, in Kotera, A., Morikawa, K, and Nishimura, Y. (eds.) *Kokusaiho Hanrei Hyakusen [100 Selected Cases on International Law]*, 2nd ed., Tokyo, Yuhikaku, 2011, pp.42-43. [in Japanese]
- “Barbados/Trinidad and Tobago: Award on Jurisdiction and Merits of 11 April 2006, UNCLOS Annex VII Arbitral Tribunal”, in Sugihara, T., Sakai, H. (eds.) *Kokusaiho Kihon Hanrei 50 [Fifty Basic Cases on International Law]*, Tokyo, Sanseido, 2010, pp.58-61. [in Japanese]
- “The MOX Plant Case (Ireland v. UK): Provisional Measures, Order of 3 December 2001, ITLOS”, in Matsui, Y., (ed.), *Hanrei Kokusaiho [Casebook on International Law]* 2nd ed., Tokyo, Toshindo, 2006, pp.494-496. [in Japanese]

Book Review

- “Michael Hirst, Jurisdiction and the Ambit of the Criminal Law (Oxford, 2003)”, in *The Journal of International Law and Diplomacy* (Japanese Society of International Law). vol.102 no.4. 2004, pp.171-175. [in Japanese]

Conference Papers

- “Criminalization of the UN Security Council Measures”, at Symposium on “Diversity of Transnational Criminal Justice”, Co-organized by Kobe University, Graduate School of Law and the Queen Mary Criminal Justice Center, 10 April 2015.
- “International Criminal Court and Universal Jurisdiction”, at Annual Conference of the Japanese Society of International Law, Shizuoka Convention Arts Center, 14 October 2013.
- “The place of the Exercise of Universal Jurisdiction over Serious Human Rights Violations within International Legal System”, at Spring Conference of the Japanese Society of International Law, Keio University, 10 May 2009.