

# Satoshi YAMADA, LL.D., J.D.

Address (Office): 3-3-1 Tsushima-naka Kita-ku Okayama City Okayama Japan 700-8530

Phone (Office): +81(0)86-251-7389 • E-mail: [sat.yamada@okayama-u.ac.jp](mailto:sat.yamada@okayama-u.ac.jp)

Last updated in March 2020

(German Version follows English Version)

---

## Education

**LL.D.** Kyoto University (Japan) 2012

My dissertation (unpublished) focused on parliamentary democracy in the era of globalization. I compared the function of Japanese Diet regarding the foreign affairs with those of the U.S. and Germany.

**J.D.** Kyoto University 2009

**LL.B.** Kyoto University 2007

---

## Professional Experience

### ➤ Heidelberg University Faculty of Law

(September 2019 – August 2021)

Visiting Scholar

research public law in the era of globalization

### ➤ Okayama University Graduate School of Humanities and Social Sciences / Faculty of Law

(April 2015 – Current)

Associate Prof.

research Constitutional Law

(in particular Foreign Affairs Law, Constitutional Criminal Procedure, and Judicial Review)

### ➤ Teikyo University Faculty of Law (April 2013 – March 2015)

Assistant Prof.

researched Constitutional Law

### ➤ Kyoto University Graduate School of Law (April 2012 – March 2013)

Assistant Prof.

researched Constitutional Law, give advice to graduate school students and assist Prof. Toru Mouri.

### ➤ The Japan Society for the Promotion of Science (April 2011 – March 2012)

Research Fellow

researched on the functions of domestic parliaments in the era of globalization.

---

## Other Relevant Experience

- passed the Japanese bar exam (September 2009)
- interned in the Nagashima Ohno & Tsunematsu Law Office, the second biggest law firm of Japan (September 2008)

- participated in the Philip C. Jessup International Law Moot Court Competition 2004 Japan National Round as a representative of Kyoto University (December 2003)
- 

## Publication

### ◆Books

- S. YAMADA, GUROBARUKA TO KEMPO (CONSTITUTION IN THE GLOBALIZED ERA) (2017) [focuses on the function of national parliaments and courts in the era of Globalization; in Japanese]
- S. YAMADA ET AL., KEMPOTEKIGOUTEKIKAISHAKU NO HIKAKUENKYU (INTERNATIONAL COMPARATIVE STUDY OVER THE DOCTRINE OF CONSTITUTIONAL DOUBT) (M. Doi ed., 2018) [focuses on the judicial efforts to interpret statutes with constitutional doubt without nullification in several states; in Japanese]

### ◆Articles

- S. Yamada, *Kempokihan toshite Kokusajinkenho wo Torikomutoiukoto (How Austria Treats Some Stipulations of International Human Rights Treaties as its Constitutional Norms)*, in SEISAKUJITSUGENKATEI NO GUROBARUKA (GLOBALIZED PROCESS OF IMPLEMENTATION OF POLICIES) (H. Harada et al eds, 2019) 248 [focuses on the Austrian legal order, which treats some stipulations of international human rights treaties as constitutional norm; in Japanese]
- S. Yamada, *Zoku 'Kenridogumatiku' no Kanosei (1); Kiritsumitsudo to Hireigensoku (The Utility of German Style of Human Rights Guarantee and Interpretation vol.1; Doctrines of Clarity and Proportionality*, 69 OKAYAMA L.J. 114 (2019) [focuses on the German human rights *Dogmatik* especially doctrines of clarity and propotionality; in Japanese]
- S. Yamada, Gurobarukajidai niokeru 'Kempo' no Gainen ('Constitution' in the Era of Globalization), 69 KOBE YEARBOOK OF L. 114 (2019) [focuses on the changing meaning of the 'constitution' in the globalized era; in Japanese]
- S. Yamada, *'Kenridogumatiku' no Kanosei (German 'Essentialness Theory' and Fundamental Human Rights)*, 68 OKAYAMA L.J. 740 (2019) [focuses on the German jurisprudences over the inspectional activities on personal datum; in Japanese]
- S. Yamada, *Honshitsuseiriron Saiko (Thinking the German 'Essentialness Theory' Seriously Again)*, 26 ADM. L. REV. 107 (2018) [focuses on the German 'Essentialness Theory'; in Japanese]
- S. Yamada, *Guronbarukanojidai ni Kohogaku no Kanousei ha Nokosareteiruka (On the Future of Public Law under the Globalization)*, in HIKAKUKEMPOGAKU NO GENJO TO TEMBO (THE STATUS QUO AND POSSIBILITY IN THE FUTURE OF COMPARATIVE STUDIES OF CONSTITUTIONAL LAW) (T. Mori et al eds., 2018) 181 [focuses on the sustainability of the public law in the globalized era; in Japanese]
- S. Yamada, Gurobarunahoukeisei heno Kokkai no Kanyo (Participation of the National Diet in Global Lawmaking Process), 90-5 HORITSUJIHO 38 (2018) [focuses on status quo and future possibility of the Japanese National Diet to participating to the global law making; in Japanese]
- S. Yamada, *Gokeniho no Imi (Constitutional but Illegal)*, in THE ENIGMAS ON THE CONSTITUTIONAL LAW (K. Obayashi et al., eds., 2018) 377 [focuses on the doctrines of Constitutional Avoidance and Constitutional Doubt in Japanese Jurisprudences; in Japanese]
- S. Yamada, *Nihonkokukempo to Kokusaishakai (The Concept of International Society in the Constitution of Japan 1946)*, in SOTENKEN NIHONKOKUMEMPO NO 70 NEN (REEXAMINATION OVER 70 YEARS UNDER THE CONSTITUTION OF JAPAN) (G. Shishido & T. Hayashi eds., 2018) 278 [focuses on the understanding over the relationship between Japan and international society under the Constitution of Japan; in Japanese]
- S. Yamada, *Hochitsujo no Tasoka, Tagenka nomotodeno Kempo no Igi to Genkai (The Functions and Limits of Constitutional Law in the Pluralized Legal Order)*, in KEMPO NO KOREKARA (THE POSSIBILITY IN THE FUTURE OF CONSTITUTIONAL LAW) (N. Katagiri et al eds., 2018) 181 [focuses on the changing meaning of constitutional law in the globalized era; in Japanese]
- S. Yamada, GPS-Sosa to Kempo (Constitutional Evaluation of the Criminal Investigation with GPS-Instruments), 752 HOGAKU SEMINAR 28 (2017) [focuses on the implication of the Judgement of the Supreme Court of Japan on March 15 2017; in Japanese]

- S. Yamada, *Doitsu ni okeru Kempotekigotekaishaku no Iso* (*Die verfassungskonforme Auslegung in Deutschland / Doctrine of Constitutional Doubt in Germany*), 66 OKAYAMA L.J. 908 (2017) [focuses on the Charming Betsy Canon in the U.S. Law and the possibility of introducing it to Japan; in Japanese]
- S. Yamada, *Privacy to Keijitetsuduki* (*Privacy and Criminal Investigation*), in AMERICA NO KEMPOMONDAI TO SHIHOSINSA (THE CONSTITUTIONAL ISSUES AND THE JUDICIAL REVIEW IN THE U.S.) 131 (Osawa & Obayashi eds., 2016) [focuses on the way to control criminal investigation through the 4<sup>th</sup> Amendment of the U.S. Constitution; in Japanese]
- S. Yamada, *Doisturempokyowakokukihonho ni okeru Kokusaihoshinwaseigensoku* (*Der Grundsatz von der Völkerrechtsfreundlichkeit im Grundgesetz / On the Principle of Harmony with International Law in German Basic Law*) vol.2, 66 OKAYAMA L.J. 798 (2016) [focuses on the Principle of Harmony with International Law in German Basic Law, the Constitution of FRG; in Japanese]
- S. Yamada, *Doisturempokyowakokukihonho ni okeru Kokusaihoshinwaseigensoku* (*Der Grundsatz von der Völkerrechtsfreundlichkeit im Grundgesetz / On the Principle of Harmony with International Law in German Basic Law*) vol.1, 66 OKAYAMA L.J. 234 (2016) [focuses on the Principle of Harmony with International Law in German Basic Law, the Constitution of FRG; in Japanese]
- S. Yamada, *Kokunaiho no Kokusaihotekigotekaishaku to Kenryokubunryu* (*How Charming is the Charming Betsy Canon?*) vol.3-4, 65 OKAYAMA L.J. 924 (2016) [focuses on the Charming Betsy Canon in the U.S. Law and the possibility of introducing it to Japan; in Japanese]
- S. Yamada, *Shingijutsu to Sosakatsudokisei* (*New Technology and Control of Criminal Investigation*) vol.2, 65 OKAYAMA L.J. 500 (2015) [focuses on the way to control criminal investigation in the era of new technology, in this volume especially analyzes this problem in general in light of separation of powers; in Japanese]
- S. Yamada, *Kyoseishobunhoteishugi no Kempotekiigi* (Vorbehalt des Gesetzes im Gebiet des Strafpozessrechts: aus verfassungsrechtlicher Perspektive/ Control of Criminal Investigation by Statute Law), 77 PUBLIC L. REV. 225 (2015) [focuses on the constitutional meaning of ‘Kyoseishobunhoteishugi’ or Art. 197 Section 1 of the Japanese Code of Criminal Procedure; in Japanese]
- S. Yamada, *Shingijutsu to Sosakatsudokisei* (*New Technology and Control of Criminal Investigation*) vol.1, 65 OKAYAMA L.J. 178 (2015) [focuses on the way to control criminal investigation in the era of new technology, in this volume especially analyzes Riley v. U.S., 134 S. Ct. 2473 (June 25, 2014); in Japanese]
- S. Yamada, *International Dialogue among Courts in Light of Democracy*, 45 KANGWON L. REV. 211 (2015) [focuses on the inter- or transnational dialogue, or mutual reference to international or foreign precedents by courts in light of Democracy; in English, with summary in Korean]
- S. Yamada, *Kempotekigotekaishaku wo meguru Oboegaki* (*Ein Memorandum zur ‘verfassungskonformen Auslegung’ / A Memorandum over Doctrine of Constitutional Doubt*), 29-2 TEIKYO L. REV. 277 (2015) [focuses on the possibility of ‘verfassungskonformen Auslegung’ in Japan; in Japanese]
- S. Yamada, *Kempo-mondai toshitenno Jidoushikkosei* (*‘Self-execution’ as the Constitutional Issue*), 29-1 TEIKYO L. REV. 343 (2014) [focuses on the issue of ‘Self-execution’ in light of constitutional law inter alia separation of powers theory, comparing Japanese system with that of United States; in Japanese]
- S. Yamada, *Kokusaiteki-kihan to Minshusei* (*International Legal Norms in Domestic Democracy*), 29-1 TEIKYO L. REV. 223 (2014) [focuses on parliamentary democracy in the era of globalization, comparing the function of Japanese Diet regarding the foreign affairs with those of the United States; in Japanese]
- S. Yamada, *Gurobaruka-jidai no Gikai-minshusei* (*Parlamentarische Demokratie im Zeitalter der Globalisierung / Parliamentary Democracy in the Era of Globalization*) vol.5, 174-2 KYOTO L. REV. 102 (2013) [focuses on parliamentary democracy in the era of globalization, comparing the function of Japanese Diet regarding the foreign affairs with those of Germany; in Japanese]
- S. Yamada, *Gurobaruka-jidai no Gikai-minshusei* (*Parlamentarische Demokratie im Zeitalter der Globalisierung / Parliamentary Democracy in the Era of Globalization*) vol.4, 174-1 KYOTO L. REV. 81 (2013) [focuses on parliamentary democracy in the era of globalization, comparing the function of Japanese Diet regarding the foreign affairs with those of Germany; in Japanese]
- S. Yamada, *Gurobaruka-jidai no Gikai-minshusei* (*Parlamentarische Demokratie im Zeitalter der Globalisierung / Parliamentary Democracy in the Era of Globalization*) vol.3, 173-4 KYOTO L. REV. 103 (2013) [focuses on

parliamentary democracy in the era of globalization, comparing the function of Japanese Diet regarding the foreign affairs with those of Germany; in Japanese]

➤ S. Yamada, *Gurobaruka-jidai no Gikai-minshusei* (*Parlamentarische Demokratie im Zeitalter der Globalisierung / Parliamentary Democracy in the Era of Globalization*) vol.2, 173-3 KYOTO L. REV. 101 (2013) [focuses on parliamentary democracy in the era of globalization, comparing the function of Japanese Diet regarding the foreign affairs with those of Germany; in Japanese]

➤ S. Yamada, *Gurobaruka-jidai no Gikai-minshusei* (*Parlamentarische Demokratie im Zeitalter der Globalisierung / Parliamentary Democracy in the Era of Globalization*) vol.1, 172-2 KYOTO L. REV. 82 (2012) [focuses on parliamentary democracy in the era of globalization, comparing the function of Japanese Diet regarding the foreign affairs with those of Germany; in Japanese]

➤ S. Yamada, *Kokuseki-ho Iken-hanketsu* (*Zum Urteil über Verfassungswürdigkeit vom Staatsangehörigkeitsgesetz / On the Japanese Supreme Court's decision about the Unconstitutionality of the Nationality Law*), 168-1 KYOTO L. REV. 105 (2010). [a commentary on the Japanese SC's decision; in Japanese]

---

## Languages

Japanese (mother tongue)

English (upper intermediate speaking; advanced reading and writing)

German (upper intermediate speaking and writing; advanced reading).

---

## Honors

- is being awarded a fellowship from the Suenobu Foundation (September 2019 – August 2021)
- is being awarded a fellowship from the Alexander von Humboldt Foundation (September 2019 – April 2021)
- was commended for his outstanding dissertation by Prof. Takashi Muranaka, the then dean of Kyoto University Graduate School of Law (March 2012)
- was awarded a fellowship from the Japan Society for the Promotion of Science (April 2011 – March 2012)

## **Deutsche Version**

### **Lebenslauf**

31.8.1984	Geburt in Kasugai, Aichi, Japan.
1.4.1991-1.3.2003	Schulbesuch.
1.4.2003-26.3.2007	Studium der Rechtswissenschaften an der Universität Kyoto (Undergraduate School).
26.3.2007	LL.B. (Kyoto)
1.4.2007-23.3.2009	Studium der Rechtswissenschaften an der Universität Kyoto (Law School)
23.3.2009	J.D. (Kyoto)
1.4.2009-26.3.2012	Studium der Rechtswissenschaften an der Universität Kyoto (Doktorand, Graduate School of Law)
10.9.2009	1. Staatsexamen, Japan.
1.4.2011-31.3.2012	Spezieller Forschungsstipendiat (Special Research Fellow) von Nihon Gakujutsu Shinko-kai/Japan Society for the Promotion of Sciences(JSPS).
26.3.2012	Promotion zum Ph.D. an der Universität Kyoto. Thema der Dissertation: „Die parlamentarische Demokratie im Zeitalter der Globalisierung“.  Ausgezeichnet mit dem Dekanspreis der juristischen Fakultät der Universität Kyoto.
1.4.2012-31.3.2013	Wissenschaftliche Assistent (Jokyo/Assistant Professor) am Lehrstuhl für Staatsrecht, Prof. Toru MORI (Universität Kyoto).
1.4.2013-31.3.2015	Universitätsdozent (Jokyo/Assistant Professor) an der Universität Teikyo (Tokyo, Japan).
Seit 1.4.2015	Junior Professor (Jun-kyoju/Associate Professor) an der Universität Okayama.  Inhaber des Lehrstuhls für Verfassungsrecht.
Seit 1.9.2019	Gastwissenschaftler an der juristischen Fakultät der Universität Heidelberg (Stipendiat von der Alexander von Humboldt Stiftung)

Mitgliedschaften in  
Berufsvereinigungen

Der japanischen Gesellschaft für Öffentlich-Recht-Wissenschaft (Nihon Koho Gakkai/Japan Public Law Association) [seit 10.2013]; Der Gesellschaft für Studien von Verfassungsrechtstheorie Öffentlich-Recht-Wissenschaft (Kempo Riron Kenkyu-kai/Association for Studies of Constitutional Theory)[seit 12.2013]; Der japanischen Gesellschaft für Studien von Verfassungsrecht (Zenkoku Kempo Kenkyu-kai/Japan Association for Studies of Constitutional Law) [seit 12.2016].

# Vollständige Publikationsliste von Satoshi YAMADA

Stand 2018

## Monographie:

1. **Satoshi YAMADA**, Gurobaruka to Kempo (Verfassung im Zeitalter der Globalisierung), Tokyo, Kobundo Verlag, 2017, 496 + vi pp.

## Lehrbücher:

1. **Satoshi YAMADA**, Dai 4-Sho Kokkai(4. Kapitel: Parlament); Dai 10-Sho Honomotonobyodo (10. Kapitel: Das Gleichheitsgebot), in: *Masahiro SOGABE/Maki YOKOYAMA*, Study Kempo (Studium zum Verfassungsrecht), Kyoto, Horitsubunkasha Verlag, 2018, S.41-57; 127-138.
2. **Satoshi YAMADA**, Dai 3-Sho Honomotonobyodo (2) (3. Kapitel: Das Gleichheitsgebot Teil 2), in: *Masahiko KINOSHITA/Naoto KATAGIRI/Kentaro MURAYAMA/Satoshi YOKODAIDO/Masaki MIYUKI/Konatsu NISHIGAI/Satoshi YAMADA* (Hrsg.). Seidoku Kempohanrei: Jinken-Hen (Casebook des Verfassungsrechts: Grundrecht), Tokyo, Kobundo Verlag, 2018, S.57-109.
3. **Satoshi YAMADA**, 1. Komuin no Seijitekikou no Seiyaku (Politische Freiheit von Beamten und Beamte); 26. Rippojijitsu no Henka no Kento no Shikata to Kyusai no Kanten (Gerichtliche Prüfung der Tatsachefeststellungen und Prognose im Gesetzgebungsverfahren), in: *Satoshi YOKODAIDO* (Hrsg.), Kempohanrei no Shatei (*Analogy* und *Distinguish* in den verfassungsrechtlichen Rechtsprechungen), Tokyo, Kobundo Verlag, 2017, S.16-26; 283-292.

## Weitere Veröffentlichungen:

### A) Veröffentlichungen mit Peer-Review-Verfahren:

1. **Satoshi YAMADA**, Kyoseishobunhoteishugi no Kempotekiigi (Vorbehalt des Gesetzes im Gebiet des Strafprozessrechts: aus verfassungsrechtlicher Perspektive, *Public Law Review* 77, 2015, S.225-234).
2. **Satoshi YAMADA**, International Dialogue among Courts in Light of Democracy, *Kangwon Law Review* 45, 2015, S.211-236.
3. **Satoshi YAMADA**, Gurobaruka-jidai no Gikai-minshusei (Parlamentarische Demokratie im Zeitalter der Globalisierung) 5. Teil, *Kyoto Law Review* 174-2, 2013, S.102-125.
4. **Satoshi YAMADA**, Gurobaruka-jidai no Gikai-minshusei (Parlamentarische Demokratie im Zeitalter der Globalisierung) 4. Teil, *Kyoto Law Review* 174-1, 2013, S.81-100.

5. **Satoshi YAMADA**, Gurobaruka-jidai no Gikai-minshusei (Parlamentarische Demokratie im Zeitalter der Globalisierung) 3. Teil, Kyoto Law Review 173-4, 2013, S.103-128.
6. **Satoshi YAMADA**, Gurobaruka-jidai no Gikai-minshusei (Parlamentarische Demokratie im Zeitalter der Globalisierung) 2. Teil, Kyoto Law Review 173-3, 2013, S.101-126.
7. **Satoshi YAMADA**, Gurobaruka-jidai no Gikai-minshusei (Parlamentarische Demokratie im Zeitalter der Globalisierung) 1. Teil, Kyoto Law Review 172-2, 2012, S.82-102.

**B) Veröffentlichungen ohne Peer-Review-Verfahren:**

1. **Satoshi YAMADA**, Honshitsuseiriron Sairon: Horistu ni yoru Sosakatsudokiseiron no Jumbisagyo toshite (Noch einmal, Wesentlichkeitstheorie: Vorbereitung für Erörterung zum Thema gesetzlicher Kontrolle von Ermittelungsmaßnahmen), Gyoseiho Kenkyu (Zeitschrift für Verwaltungsrecht) 26, 2018, S.107-143.
2. **Satoshi YAMADA**, Gurobaruka no Jidai ni Kohogaku no Kanosei wa nokosareteiruka (Die Funktionsmöglichkeit des öffentlichen Rechts im Zeitalter der Globalisierung), in: *Toru MORI/Hiroshi SUGA/Shigeki NAKAYAMA/Naoto KATAGIRI* (Hrsg.), Hikakukempogaku no Genjo to Tembo (Die Gegenwart und Zukunft von der Verfassungsrechtsvergleichung), Tokyo, Seibundo Verlag, S.181-200.
3. **Satoshi YAMADA**, Gurobaruna Hokeisei eno Kokkai no Kan-yo (Nationale parlamentarische Teilnahme an den globalen Rechtssetzungen), Horitsuiho (Juristische Zeitung) 90-5, 2018, S.38-43.
4. **Satoshi YAMADA**, Gokeniho no Imi (Verfassungskonform aber gesetzwidrig?), in: *Keigo OBAYASHI/Kenji SHIBATA* (Hrsg.), Kempohanrei no Enigma (The Enigma of the Constitutional Cases), Tokyo, Seibundo Verlag, 2018, S.377-393.
5. **Satoshi YAMADA**, Nihonkokukempo to Kokusaishakai (Japanische Verfassung und Internationale Gesellschaft), *George SHISHIDO/Tomonobu HAYASHI* (Hrsg.), Sotenken Nihonkokukempo no 70-nen (Überprüfung zur japanische Verfassung), Tokyo, Iwanami-shoten Verlag, 2018, S.270-278
6. **Satoshi YAMADA**, Kokunaiho no Kokusaihotekigotekikaishaku (Völkerrechtsfreundliche und -konforme Auslegung des nationales Rechts), Ronkyu Jurist (Quarterly Jurist) 23, 2017, S.20-26.
7. **Satoshi YAMADA**, Hochitsujo no Tasoka/Tagenka no moto deno Kempo no Igi to Genkai (Bedeutung und Grenz von Verfassung in der heutigen mehrstufigen und pluralistischen Rechtordnung), *Naoto KATAGIRI/Junta OKADA/Yoh MATSUO* (Hrsg.), Kempo no Korekara

- (Zukunft der Verfassung), Tokyo, Nihonhyoronsha Verlag, 2017, S.134-141.
8. **Satoshi YAMADA**, GPS-Sosa to Kempo (Ermittlungsmaßnahmen mit GPS-Empfänger und Verfassungsrecht), Hogaku Seminar (Das juristische Seminar) 752, 2018, S.28-32.
  9. **Satoshi YAMADA**, Doitsu ni okeru Kempotekigotekaishaku no Iso (Die verfassungskonforme Auslegung in Deutschland), Okayama Law Journal 66-3/4, 2017, S.131-177.
  10. **Satoshi YAMADA**, Privacy to Keijitetsuduki (Privacy and Criminal Investigation), in: *Hideyuki OSAWA/Keigo OBAYASHI* (Hrsg.), America no Kempomondai to Shihosinsa (The Constitutional Issues and the Judicial Review in the U.S.) Tokyo, Seibundo Verlag, 2016, S.131-158.
  11. **Satoshi YAMADA**, Doisturempokyowakokukihonho ni okeru Kokusaihoshinwaseigensoku (Der Grundsatz von der Völkerrechtsfreundlichkeit im Grundgesetz) 2. Teil, Okayama Law Journal 66-2, 2016, S.1-93.
  12. **Satoshi YAMADA**, Doisturempokyowakokukihonho ni okeru Kokusaihoshinwaseigensoku (Der Grundsatz von der Völkerrechtsfreundlichkeit im Grundgesetz) 1. Teil, Okayama Law Journal 66-1, 2016, S.189-224.
  13. **Satoshi YAMADA**, Kokunaiho no Kokusaihotekigotekaishaku to Kenryokubunryu (How Charming is the Charming Betsy Canon?), Okayama Law Journal 65-3/4, 2016, S.399-492.
  14. **Satoshi YAMADA**, Shingijutsu to Sosakatsudokisei (New Technology and Control of Criminal Investigation) 2. Teil, Okayama Law Journal 65-2, 2015, S.193-241.
  15. **Satoshi YAMADA**, Shingijutsu to Sosakatsudokisei (New Technology and Control of Criminal Investigation) 1. Teil, Okayama Law Journal 65-1, 2015, S. 31-77.
  16. **Satoshi YAMADA**, Kempotekigotekaishaku wo meguru Oboegaki (Ein Memorandum zur ,verfassungskonformen Auslegung‘ in Japan), Teikyo Law Review 29-2, 2015, S.277-322.
  17. **Satoshi YAMADA**, Kempo-mondai toshitenno Jidoushikkosei (‘Self-execution’ as the Constitutional Issue), Teikyo Law Review 29-1, 2014, S.343-458.
  18. **Satoshi YAMADA**, Kokusaiteki-kihan to Minshusei (*International Legal Norms in Domestic Democracy*), Teikyo Law Review 29-1, 2014, S.223-341.

**Folgende der oben genannten Publikationen sind aus meiner Dissertation hervorgegangen:**

A3-7, B18