

Tomoko Ishikawa

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PROFESSIONAL EXPERIENCE

Name of Company / Organization	City	Job Title	Date
Nagoya University, Graduate School of International Development	Nagoya	Professor	2021-Present
Nagoya University, Graduate School of International Development	Nagoya	Associate Professor	2016 - 2021
Tokyo Bar Association	Tokyo	Attorney-at-Law	2005 - 2014
University of Tsukuba, Faculty of Humanities and Social Sciences	Tsukuba	Associate Professor	2014 - 2016
Waseda Institute for Advanced Study	Tokyo	Assistant Professor	2012 - 2014
Ministry of Foreign Affairs	Tokyo	Deputy Director	2010 - 2012
University College London, Faculty of Law	London	Teaching Fellow	2008 - 2009
Tokyo District Court	Tokyo	Associate Judge	2002 - 2005
Mitsubishi Research Institute, Inc	Tokyo	Legal department	1998 - 2001

EDUCATION AND PROFESSIONAL QUALIFICATIONS

Institution	City	Degree/Qualification	Date
University College London	London	PhD	2011
University of Cambridge	Cambridge	LLM	2006
The Legal Research and Training Institute of the Supreme Court of Japan	Wako	Appointed as associate judge	2002
University of Tokyo	Tokyo	LLM	1998
Nagoya University	Nogoya	LLB	1996

PROFESSIONAL MEMBERSHIP

Shenzhen Court of International Arbitration, Arbitrator (2015 -Present)

Japan International Mediation Center, Mediator (2019 -Present)

Japan Sports Arbitration Agency, Arbitrator (2017 -Present)

Member, Investment Treaty Forum (2018 -Present)

Member of the Academic Council, The Center for American and International Law, Institute for Transnational Arbitration (2019 -Present)

Legal Advisory Committee of the Energy Charter Treaty, Member of the Committee (2014 -Present)

SELECTED PUBLICATIONS

Book

Julien Chaisse, Tomoko Ishikawa and Sufian Jusoh (eds.) *Asia's Changing International Investment Regime: Sustainability, Regionalization, and Arbitration* (Springer 2017)

Articles

Investment Screening on National Security Grounds and International Law: The Case of Japan, 7(1) *Journal of International and Comparative Law* (Sweet & Maxwell, June 2020) pp. 71-98

Intervention: Investment Arbitration, *Max Planck Encyclopaedia of International Procedural Law* (OUP, 2019)

Counterclaims and the Rule of Law in Investment Arbitration, 113 *American Journal of International Law Unbound* (CUP, 2019) pp. 33-37

The Protection of Energy Investments under the ECT: an extra-EU country's perspective, 2 *European Investment Law and Arbitration Review* (Brill/Nijhoff, 2017) pp. 277-301

Case Comment: Marco Gavazzi and Stefano Gavazzi v. Romania - A New Approach to Determining Jurisdiction over Counterclaims in ICSID Arbitration? 32(3) *ICSID Review* (OUP, 2017) pp. 721-728

Restitution as a 'Second Chance' for Investor-State Relations: Restitution and Monetary Damages as Sequential Options, 3 *McGill Journal of Dispute Resolution* (McGill University, 2016-2017) pp. 154-175

Provisional Application of Treaties at the Crossroads between International and Domestic Law, 31(2) *ICSID Review* (OUP, 2016) pp. 270-289

The Rise of the Notion of Illegitimate Debt: a Comment on "Rethinking Sovereign Debt: Politics, Reputation, and Legitimacy in Modern Finance" by Odette Lienau, 6(3) *Accounting, Economics and Law: A Convivium* (Walter de Gruyter, 2016) pp. 189-217

The Principle of Effective Interpretation in the World Trade Organization and Investment Arbitration: Difference in Parameters?, 8(2) *Contemporary Asia*

- Extraterritorial Discovery in Aid of Execution and State Immunity: Case Comment on Republic of Argentina v. NML Capital, Ltd., 573 U.S. ____ (2014), 5(2) Accounting, Economics and Law: A Convivium (Walter de Gruyter, 2015) pp. 173-192
- Japan's Ambitious International Investment Agreement Policy - Laying the Groundwork for Future Disputes?, Transnational Dispute Management (Maris B.V., 2015 Issue 1) pp. 1-27 (Co-authored with Jonathan Stoel and Michael Jacobson)
- International Sovereign Debt and Investment Treaty Arbitration: Ambiente Ufficio S.p.A. and others v. Argentina, Rivista Dell' Arbitrato (Giuffre Editore Spa, 2014 Issue 2) pp. 415-447
- Collective Action Clauses in Sovereign Bond Contracts and Investment Treaty Arbitration – an Approach to Reconcile the Irreconcilable, 4(2) Accounting, Economics and Law: A Convivium (Walter de Gruyter, 2014) pp. 63-98
- Third Party Participation in Investment Treaty Arbitration, 59(2) International and Comparative Law Quarterly (CUP, 2010) pp. 373-412

Book Chapters

- Recalibrating the Balance in International Investment Agreements, in Kung-Chung Liu, J. Chaisse (eds.) The Future of Asian Trade Deals and IP (Hart Publishing, 2019) pp. 113-132
- A Japanese Perspective on International Investment Agreements: Recent Developments, in J. Chaisse and L. Nottage (eds.) International Investment Treaties and Arbitration Across Asia (Brill/Nijhoff, 2018) pp. 513-543
- Japan, in Guiguo Wang, Alan Yuk-Lun Lee et al. (eds.) Essentials of the Laws of the Belt and Road Countries: India, Japan, R.O, Korea (Zhejiang University Press, 2017) pp. 139-222 (co-authored with Mitsuo Matsushita, Yasuhei Taniguchi, Tadashi Hanami and Masaki Yukawa)
- Balancing Investment Protection and Other Public Policy Goals – Lessons from World Trade Organization (WTO) Jurisprudence, in J. Chaisse and Tsai-yu Lin (eds.) International Economic Law and Governance: Essays in Honour of Mitsuo Matsushita (OUP, 2016) pp. 68-93 (co-authored with Professor Yasuhei Taniguchi)
- The Role of International Environmental Principles in Investment Treaty Arbitration: Precautionary and Polluter Pays Principles and Partial Compensation, in F.R. Jacur et al., (eds.) Natural Resources Grabbing: An International Law Perspective (Brill/Nijhoff, 2015) pp. 245-274
- Keeping Interpretation in Investment Treaty Arbitration on Track: The Role of States Parties, in J. Kalicki and A. Joubin-Bret (eds.) Reshaping the Investor-State Dispute Settlement System: Journeys for the 21st Century (Brill/Nijhoff, 2015) pp. 115-149
- Interpreting the Most-favoured-nation Clause in Investment Treaty Arbitration: Interpretation as a Process of Creating an Obligation?, in C. Sampford et al., (eds.) Rethinking International Law and Justice (Ashgate, 2015) pp. 127-148
- On the Investor-State Dispute Settlement Mechanism in the China-Japan-Korea Free Trade Agreement, in J. Hu and M. Vanhullebusch (eds.), Regional Cooperation and Free Trade Agreements in Asia (Brill/Nijhoff, 2014) pp. 191-215 (co-authored with Professor Yasuhei Taniguchi)