

- (7) “Dynamism of Reception and Diversity of Law: Network Society, Rule Games and Institutional Change”
Weidong Ji (Professor, Kobe University).
- (8) “Closing Remarks”
Hikota Koguchi (Professor, Waseda University).

12. International Law and Organizations

I. *The Japanese Society of International Law* held its 2007 Spring Session at the University of Tsukuba on May 12, 2007.

- (1) “The Principle of *res judicata* in International Litigation”
Dai Tamada (Associate Professor, Okayama University)
- (2) “Countermeasures in International Law: From the Point of View of the Legal Structure of International Dispute Settlement”
Naoki Iwatsuki (Associate Professor, Rikkyo University)
- (3) “The Outlawry of War in the Interwar Period: Movements, International Lawyers, and Policies”
Hatsue Shinohara (Professor, Waseda University)
- (4) “Ediwin M. Borchard and Diplomatic Protection”
Nobuyuki Kato (Professor, Hokkai-Gakuen University)
- (5) “Human Rights and International Law: from the Experience in the Human Rights Committee”
Nisuke Ando (Professor Emeritus, Kyoto University)

II. *The Japanese Society of International Law* held its 2007 Fall Session at Tezukayama University on October 6 and 7, 2007.

Day One

- (1) “The International Dispute Settlement Process and the Function of International Law”
Naoya Okuwaki (Professor, Tokyo University)
- (2) “The Paradox of Legalization: Hierarchy of Authority Structure and Fragmenting Multilateralism”
Takahiro Yamada (Professor, Tokyo Metropolitan University)

- (3) “The Function of ‘Democracy’ in the International Legal Order: in Relation to Change of Meaning of Norm and Subject”
Takanobu Kiriya (Professor, Osaka City University)
- (4) “The World Trade Organization and Developing Countries”
Hyuck-Soo Yoo (Professor, Yokohama National University)
- (5) “The Diversification of Dispute Settlement Procedure: from Objectification by Systematization to Objectification in Its Reality”
Yoshihide Uchigasaki (Professor, Toin University of Yokohama)

Day Two

- (1) “The Meaning of ‘the Objectification of International Law’ in International Investment Disputes: in the Course of the Marked Increase of Investment Treaties and Intricate Arbitral Awards”
Shotaro Hamamoto (Professor, Kobe University)
- (2) “The Function and Application of Non-State Law in International Business Transactions”
Tetsuo Morishita (Professor, Sophia University)

Panel 1: International Protection of Intellectual Property in Commerce

- (1) “Compulsory Licensing of Pharmaceutical Patents and the Protection of Public Health in the TRIPS Agreement”
Akiko Kato (Associate Professor, Kanto Gakuen University)
- (2) “The Question of Parallel Imports of Pharmaceutical Products”
Makoto Hizume (Associate Professor, Ritsumeikan University)
- (3) “To What Degree can a Patent be ‘Property Rights’?: A Comment from the Viewpoint of a Researcher of Substantive Law ”
Ryo Shimanami (Professor, Kobe University)

Panel 2: Procedures and Standards of Maritime Boundary Dispute Settlement

- (1) “Rationale in Judicial Precedents of Maritime Boundary Delimitation”
Masahiro Miyoshi (Professor, Aichi University)
- (2) “Consideration of All Relevant Circumstances in Maritime Boundary Delimitation: Limit of Its Objectification”
Junichi Eto (Professor, Sophia University)

- (3) “Questions of Maritime Boundary Delimitation between Japan and her Neighboring Countries: the Conflict on the Continental Shelf in the East China Sea between Japan and China”
Yasushi Masaki (Director, International Legal Affairs Division, Ministry of Foreign Affairs)
- (4) “Embodiment of Principles of Equity Observed in the Sino-Vietnamese Agreement on Maritime Boundary Delimitation”
Yasuhiko Kagami (Lecturer, Tottori University of Environmental Studies)

Panel 3: Objectification of International Environmental Law

- (1) “‘Objectification’ of International Law: International Law on the Environment”
Akiho Shibata (Professor, Kobe University)
- (2) “The Mixture of Trade Regime and Environmental Regime”
Tadayoshi Takashima (Professor, Aichi Prefectural University)
- (3) “Realization of Environmental Protection Based on the Human Rights Approach: Its Meaning and Limits Observed in the Formation Process and the Application Process of Law”
Kanami Ishibashi (Associate Professor, Tokyo University of Foreign Studies)

