Hitotsubashi University
Phone: +81-42-580-8508
Faculty of Law
Fax: +81-42-580-8508
2-1 Naka, Kunitachi-shi
Email: doi.t@r.hit-u.ac.jp

Tokyo 113-0032, JAPAN Website: https://researchmap.jp/doi_t?lang=en

Personal

Born on 1988.

Japanese Citizen.

Education

Juris Doctor (magna cum laude), University of Tokyo (2014)

Bachelor of Law (Outstanding), University of Tokyo (2012)

Employment

Associate Professor: Faculty of Law, Hitotsubashi University (2020 - present)

Assistant Professor: Faculty of Law, Hitotsubashi University (2018 - 2020)

Assistant Professor: Faculty of Law, University of Tokyo (2017 - 2018)

Research Associate: Faculty of Law, University of Tokyo (2014 - 2017)

Visiting Scholar: Department of Legal Sciences, University of Florence (2022 - 2024)

Teaching Experience

- 1. General Administrative Law (in Japanese): 2018 2022, 2024 present
- 2. Administrative Litigation Law (in Japanese): 2018 2022, 2024 present
- 3. Comparative Administrative Law (in Japanese): 2017 2022, 2024 present
- 4. Advanced Public Law (in Japanese): 2024 present

Publications

Books and Other Publications

Monograph

1. Tsubasa Doi, A Transformation of Administrative Action (in Japanese), Yuhikak, 2021

Co-editor

1. Tsubasa Doi et al (ed.), Intensive Reading of Leading Cases of Administrative Law (in Japanese), Kobundo, 2023

Co-author

- 1. Hitotsubashi Law, International Relations Lecture Series Publication Committee (ed.), *Positive Law and Society (in Japanese)*, Kokusai Shobo forthcoming
- 2. Kikumi Noguchi et al (ed.), Social Change and Administrative Jurisprudence: An Inquiry into Legal Interpretation and Legal Policy (in Japanese), Kōbundō forthcoming
- 3. Makoto Saito et al (ed.), Theory and Practice of Administrative and Environmental Law (in Japanese), Daiichi-hōki forthcoming
- 4. Kenji Shimoyama, Hwai-Tzong Lee (ed.), *Technological Development and Environmental Law (in Chinese)*, Yuan-zhao forthcoming
- 5. Kenji Shimoyama, Hwai-Tzong Lee (ed.), Climate Change and Net Zero Emission Law Construction (in Chinese), Yuan-zhao forthcoming
- 6. Makoto Saito, Ryuji Yamamoto (ed.), *Theory and Practice of Administrative Law (in Japanese)*, Yūhikaku, Jul, 2025
- 7. Junko Obata et al (ed.), Leading Cases in Local Autonomy Law (in Japanese), 5th ed., Yuhikaku 2023
- 8. Kenji Shimoyama, Hwai-Tzong Lee (ed.), New Developments in Environmental Law and Energy Law under Climate Change (in Chinese) Yuan-zhao 2023
- 9. Yoichi Ohashi (ed.), Disaster Law (in Japanese), Yuhikaku 2022
- 10. Makoto Saito, Ryuji Yamamoto (ed.), Leading Cases in Administrative Law II (in Japanese), 8th ed., Yuhikaku 2022
- 11. Kenji Shimoyama, Hwai-Tzong Lee (ed.), Legal Countermeasures during the Pandemic of COVID-19 (in Chinese), Yuan-zhao 2022

Journal Articles

Articles in Western Languages

- 1. Santi Romano in Giappone, Quaderni fiorentini per la storia del pensiero giuridico moderno (53) 676-708 Aug, 2024
- 2. An Interim Report on "Subjectivization" and "Objectivization" of Administrative Law: Book Review of Luis MEDINA ALCOZ, Libertad y autoridad en el Derecho administrativo. Derecho subjetivo e interés legítimo: una revisión, Madrid, Marcial Pons, 2016. P.A. Persona e Amministrazione 11 864-894 Apr, 2023

Articles in Japanese

1. Immigration Law in Italy (in Japanese), Hikakuhō Kenkyu [Journal of Comparative Law] (86) forthcoming

- 2. Review of Analog Regulations: Taking Infrastructure Aging Problems as an Opportunity (in Japanese), Hōgaku kyōshitsu [Law school] (545) forthcoming
- 3. From a System of Differences to a System of Dualism, or to an Alternative Concept of Law (in Japanese), *Hō to Bunka no Seidoshi [Institutional history of law and culture]* (8) 65-83 Oct, 2025
- 4. Between Persons and Things: The Fundamental Role of Law of Things and the 'Remaining Half' of General Administrative Law (Part 2) (in Japanese), *Hōritsu Jihō [Legal Monthly Review]* 97(3), 129-134 Feb, 2025
- 5. Between Persons and Things: The Fundamental Role of Law of Things and the 'Remaining Half' of General Administrative Law (Part 1) (in Japanese), *Hōritsu Jihō [Legal Monthly Review]* 97(2), 107-112 Jan, 2025
- 6. One Throne, Two Kings of the Teatro di San Carlo (in Japanese), *Ikkyō hōgaku* [*The Hitotsubashi Journal of Law and International Studies*] 23(2) 107-130 Aug, 2024
- 7. Digital Administrative Justice in Italy (in Japanese), *Ikkyō hōgaku* [*The Hitotsubashi Journal of Law and International Studies*] 23(1) 107-140 Apr, 2024
- 8. Challenging the Traditional Classification of Theories on Acquisitive Prescription of Public Property (in Japanese) *Ikkyō hōgaku [The Hitotsubashi Journal of Law and International Studies]* 22(3) 329-360 Nov, 2023
- 9. SNS and the Public Forum Doctrine: Functional Conditions of the Public Forum Doctrine (in Japanese) *Jōhōtsūshin sēsaku kenkyū [Journal of Information and Communications Policy]* **7(1)** IB-15-IB-39 Apr, 2023
- 10. Demystifying the Prevailing View Regarding the Gemeingebrauch (in Japanese), Ikkyō hōgaku [The Hitotsubashi Journal of Law and International Studies] 21(2) 201-217 Jul, 2022
- 11. COVID-19 Countermeasures and Infectious Disease Legislation in Japan (in Japanese) *Gyōseihō kenkyū* [Review of administrative law] (44) 63-97 Mar, 2022
- 12. Methods of Judicial Review Regarding Local Councils (in Japanese) *Ronkyū jurist [Quarterly jurist]* (36) 143-149 May, 2021
- 13. A Critical Analysis of the Prevailing View Regarding Publicity by Government Agencies (in Japanese) *Ikkyō hōgaku [The Hitotsubashi Journal of Law and International Studies]* 19(2) 119-188 Jul, 2020
- 14. Legal structure of administrative action without determined addressee (6) (in Japanese) *Kokkagakkai zasshi* [Journal of the Association of Political and Social Sciences] 132(9=10) 1-40 Oct, 2019
- 15. Legal structure of administrative action without determined addressee (5) (in Japanese) *Kokkagakkai zasshi [Journal of the Association of Political and Social Sciences]* 132(7=8) 1-53 Aug, 2019
- 16. Escherichia coli O157:H7 Sakai case and Publicity by Public Administration (in Japanese) Hōgaku kyōshitsu [Law school] (469) 10-14 Aug, 2019
- 17. Reconstruction of Permission from a Legal Perspective (in Japanese) Ikkyō hōgaku [The Hitotsubashi Journal of Law and International Studies] 18(2) 23-37 Jul, 2019
- 18. Legal structure of administrative action without determined addressee (4) (in Japanese) *Kokkagakkai zasshi* [Journal of the Association of Political and Social Sciences] 132(5=6) 1-57 Jun, 2019

19. Legal structure of administrative action without determined addressee (3) (in Japanese) *Kokkagakkai zasshi* [Journal of the Association of Political and Social Sciences] 132(3=4) 1-55 Apr, 2019

- 20. Legal structure of administrative action without determined addressee (2) (in Japanese) *Kokkagakkai zasshi* [Journal of the Association of Political and Social Sciences] 132(1=2) 1-49 Feb, 2019
- 21. Legal structure of administrative action without determined addressee (1) (in Japanese) *Kokkagakkai zasshi [Journal of the Association of Political and Social Sciences]* 131(9=10) 1-50 Oct, 2018
- 22. Local government as possessor of public property in public use (in Japanese) *The University of Tokyo law review* 9 88-119 Oct, 2014

Case Notes in Japanese

- 1. Case Note: Tokyo High Court Decision of 12 December 2023 (in Japanese), Jichi kenkyū [Review of local autonomy] forthcoming
- 2. Case Note: Administrative Complaint Review Board Responce to a Consultation by the Minister of Health, Labour and Welfare of 15 December 2023 (in Japanese), *Yuhikaku Online Law Journal* (YOLJ-L2501023) Mar, 2025
- 3. Case Note: Supreme Court Judgment of 17 May 2022 (in Japanese), *Hanrei-hisho Journal* (HJ100148) 1-13 Sep, 2022
- 4. Case Note: Naha District Court Judgment of 5 August 2020 (in Japanese), *Jichi kenkyū [Review of local autonomy]* 98(7) 138-153 Jul, 2022
- 5. Case Note: Supreme Court Judgment of 21 December 2021 (in Japanese) *Hanrei-hisho Journal* (HJ100138) 1-11 May, 2022
- 6. Case Note: Supreme Court Judgment of 15 January 2009 (in Japanese) Gyōseihō kenkyū [Review of administrative law] (40) 93-103 Jul, 2021
- 7. Case Note: Supreme Court Judgment of 14 February 2019 (in Japanese) Gyōseihō kenkyū [Review of administrative law] (35) 205-229 Aug, 2020
- 8. Case Note: Supreme Court Judgment of 16 November 2018 (in Japanese) Reiwa gannendo jūyōhanrē kaisetsu [Jurist special issue 2018] 50-51 Apr, 2020
- 9. Case Note: Supreme Court Judgment of 18 July 2019 (in Japanese) *Ikkyō hōgaku* [The Hitotsubashi Journal of Law and International Studies] 19(1) 417-443 Mar, 2020
- 10. Case Note: Hiroshima Court of Appeal Judgment of 2 February 2018 (in Japanese) *Jichi kenkyū* [Review of local autonomy] 95(4) 126-139 Apr, 2019
- 11. Case Note: Sendai Court of Appeal Judgment of 23 June 2017 (in Japanese) *Chihō zaimu hanrē shit-sugiōtō shū* (supplement 2018) 5291-5312 Dec, 2018
- 12. Case Note: Sendai Court of Appeal Judgment of 23 June 2017 (in Japanese) *Chihō zaimu* [Local Finance] (764) 195-210 Feb, 2018
- 13. Case Note: Supreme Court Judgment of 21 March 2013 (in Japanese) Hōgaku kyōkai zasshi [Journal of the Jurisprudence Association] 133(1) 131-155 Jan, 2016
- 14. Case Note: Tokyo Court of Appeal Judgment of 29 August 2013 (in Japanese) *Jichi kenkyū [Review of local autonomy]* 91(10) 130-141 Oct, 2015

Translations

1. Johannes Buchheim, Das Vorrecht des ersten Zugriffs auf das Verwaltungsverhältnis: Das französische "privilège du préalable" als leistungsfähiger Begriff deutscher Verwaltungsrechtsdogmatik? Johannes Buchheim, *Gyōseihō kenkyū [Review of administrative law]* forthcoming

- 2. Maurice Hauriou, De l'autorité juridique du pouvoir politique et des deux couches du droit, *Ikkyō hōgaku* [The Hitotsubashi Journal of Law and International Studies] 22(1) 255-274 Mar, 2023
- 3. Dominique Custos, Le contrôle de proportionnalité en droit administratif français à l'heure de la standardisation de la balance des intérêts, *ICCLP Publications* (15) 83-89 May, 2020

Funding Information

1. Jul, 2025 - Mar, 2028

PI (ca. €38,000), Subverting the Conventional System of Subjective Public Law through Objective Public Law: Joint Efforts in Administrative Law and Procedural Law Studies, Japan Society for the Promotion of Science Grants-in-Aid for Scientific Research (KAKENHI), Grant-in-Aid for Challenging Research (Exploratory)

2. Mar, 2024 - Mar, 2026

PI (ca. €80,000), *The Transformation of the Administrative Justice and the Concept of Legitimate Interests in Civil Law Tradition*, Japan Society for the Promotion of Science: Grants-in-Aid for Scientific Research (KAKENHI), Fund for the Promotion of Joint International Research (Fostering Joint International Research)

3. Jul, 2021 - Mar, 2026

PI (ca. €50,000), *Reconstructing the Theory of Free Use of Public Property*, Japan Society for the Promotion of Science: Grants-in-Aid for Scientific Research (KAKENHI) Grant-in-Aid for Individual Research Foundation

4. Apr, 2018 - Mar, 2021

PI (ca. €25,000), *Layer of "Res" in Administrative Law*, Japan Society for the Promotion of Science: Grants-in-Aid for Scientific Research (KAKENHI) Grant-in-Aid for Early-Career Scientists

5. Sept. 2024 - Mar. 2029

Investigator (ca. € 124,000), *Japan-Korea Comparative Study on the Construction of Cooperative Food Safety Legislation in East Asia*, Japan Society for the Promotion of Science: Grants-in-Aid for Scientific Research (KAKENHI), Fund for the Promotion of Joint International Research (Joint International Research)

Last updated: October 30, 2025