

## WIPO LIST OF NEUTRALS

### BIOGRAPHICAL DATA

Professor Masato DOGAUCHI  
Professor of Law  
Waseda University Law School  
Tokyo  
Japan



Nationality: Japanese

---

### EDUCATIONAL AND PROFESSIONAL QUALIFICATIONS

B.A., University of Tokyo, Faculty of Law, 1978.

---

### LANGUAGES

Japanese, English

---

### PRESENT POSITION

Professor of Law, Waseda University Law School, teaching conflict of laws and international civil procedure;  
Senior Counsel, T & K Partners.

---

### PROFESSIONAL EXPERIENCE BEFORE PRESENT POSITION

Professor of Law, University of Tokyo, Graduate School of Law and Politics (Faculty of Law), teaching international civil procedure, international trade law and conflict of laws, 1996-2004;  
Associate Professor of Law, University of Tokyo, Graduate School of Law and Politics (Faculty of Law), 1991-96;

January 21, 2022

---

Visiting Scholar, Columbia University, School of Law, 1988-89;  
 Visiting Scholar, University of Michigan, Law School, 1987-88;  
 Associate Professor of Law, University of Tokyo, College of Arts and Sciences, 1984-91;  
 Research Assistant, Meiji University, Faculty of Law, 1983-84;  
 Researcher, Ministry of Foreign Affairs, Headquarters of Law of the Sea, 1981-84;  
 Research Assistant, University of Tokyo, Faculty of Law, 1978-81.

---

### AREAS OF SPECIALIZATION

Private international law, generally;  
 International trade law, generally;  
 Intellectual property law, especially its international aspect;  
 Arbitration and mediation, international commercial arbitration generally.

---

### MEMBERSHIP IN PROFESSIONAL BODIES

Member, Legislative Council on Private International Law, Ministry of Justice, since 1985 until 2022;  
 Member, Copyright Council, Agency for Cultural Affairs, since 1995 until 2021;  
 Member of Council, Japanese Association of International Law, since 1997;  
 Member of Council, Private International Law Association of Japan, since 1999 (President, since 2014 until 2021);  
 Member of Council, International Law Association, Japan Branch, since 2001;  
 Member, Institute de Droit International since 2021 (Associate Member since 2014 until 2021).

---

### EXPERIENCE WITH RESPECT TO DOMAIN NAMES

Attended Domain Name Seminar, Sydney, September 2002;  
 Attended Domain Name Dispute Conferences, Japan;  
 Served as an arbitrator in many WIPO domain name arbitrations;  
 Served as an arbitrator in a JPNIC (Japan Network Information Center) domain name arbitration.

---

### MAJOR PUBLICATIONS

In addition to various articles and books on conflict of laws in Japanese, the following articles are written in English and other non-Japanese languages:

- “The Aftermath of the Fukushima Dai-ichi Nuclear Accident: How have Japanese Lawyers been Struggling with Nuclear Damage?”, *Japanese Yearbook of International Law*, pp.284-327 (2018);
- “New Japanese Rules on International Jurisdiction: General Observation”, *Japanese Yearbook of International Law*, Vol.54, pp.260-277 (2011);
- “Forthcoming Rules on International Jurisdiction”, *Japanese Journal of Private International Law*, No.12, pp.212-224 (2011);
- “Historical Development and Fundamental Principles of Japanese Private International Law” in Juergen Basedow/ Harald Baum/ Yuko Nishitani eds., *Japanese and European Private International Law in Comparative Perspective*, pp.27-60 (2008, Mohr Siebeck);
- “New Private International Law of Japan: An Overview”, *Japanese Annual of International Law*, No. 50, pp.3-14 (2007);
- “Explanatory Report on the Hague Convention on Choice of Court Agreements” (with Professor Trevor Hartley) (2007);
- “The Activities of the Japanese Sports Arbitration Agency”, *International Sports Law Journal*, 2005-1/2, pp.3-7 (2005);
- “Four-Step Analysis of Private International Law”, *Recueil des cours*, Vol. 315 pp.9-140 (2005);
- “Judicial Jurisdiction in the Era of E-commerce”, Toshiyuki Kono, Christoph G. Paulus and Harry Rajak eds., selected legal issues of E-commerce, pp 127-144, *Kluwer Law international*, 2002;

- 
- “Jurisdiction over Foreign Patent Infringement from a Japanese Perspective in Consideration of the Hague Draft Convention on Jurisdiction and Foreign Judgments in Civil and Commercial Matters as of June 2002”, *Japanese Annual of International Law*, No.44, pp.35-59, 2001;
- “The Hague Draft Convention on Jurisdiction and Foreign Judgments in Civil and Commercial Matters from a Japanese Perspective”, *Japanese Journal of Private International Law*, No.3, pp.80-118, 2001;
- “Private International Law on Intellectual Property: A Civil Law Overview”, *WIPO Forum on Private International Law and Intellectual Property*, Geneva, January 30-31 2001;
- “Law Applicable to Torts and Copyright Infringement Through the Internet,” *Legal Aspects of Globalization: Conflict of Laws, Internet, Capital Markets and Insolvency in a Global Economy*, pp. 49-65, 2000, Kluwer Law;
- “Respect for the Act of Foreign State: The Validity of Foreign Patents,” Conference paper, Internet Law and Policy Forum, San Francisco, September 11-13, 2000;
- “Conflict of Laws on Admiralty and Shipping Laws in Japan,” *Japanese Annual of International Law*, No. 30, pp 1-17, 1987;
- “International Trade in Services from the Japanese Viewpoint,” *Georgia Journal of International and Comparative Law*, Vol. 19, No. 2, pp. 425-441, 1989;
- “Transfrontier Nuclear Civil Liability Without International Conventions,” *Nuclear Inter Jura '91*, 1991;
- “The Amendment of the Vienna Convention: Its Procedural Aspects,” Symposium on Nuclear Accidents: Liabilities and Guarantees, 1992;
- “Globalization of Dispute Settlement Involving Japanese Companies,” *Japanese Commercial Law: In an Era of Internationalization*, pp. 237-247, 1994;
- “Concurrent Litigations in Japan and the United States,” *Japanese Annual of International Law*, No. 34, pp. 72-94, 1994;
- “Japan,” *Declining Jurisdiction in Private International Law*, pp. 303-319, 1995;
- “Draft Articles on the Law Applicable to Contractual and Non-Contractual Obligations (1) and (2),” *Japanese Annual of International Law*, No. 39, pp. 185-216, 1995, No. 40, pp.57-79, 1996;
- “The Structural Impediments Initiatives: A Model for Dealing with International Economic Frictions,” *Trilateral Perspectives on International Legal Issues: Relevance of Domestic Law & Policy*, pp. 249-262, 1996;
- “Parallele Verfahren in Japan und den USA,” *Herausforderungen des Internationalen Zivilverfahrensrechts*, pp. 163-184, 1994;
- “Note concernant la nouvelle loi Japonaise sur la nationalité,” *Revue critique de droit international privé*, pp. 579-588, 1986.
- 

### EXPERIENCE IN COURT LITIGATION

Submitted expert opinions to the Courts as a Professor of Law.

---

### EXPERIENCE IN ARBITRATION

Arbitrator in many cases.  
Member of Japan Association of Arbitrators.

---

---

**ARBITRATION EXPERIENCE**
**SUMMARY TABLE**

Type	Administering Institution		Role			
	Name	Number of Arbitrations	Presiding Arbitrator	Sole Arbitrator	Co-arbitrator	Counsel
International Arbitrations	AAA					
	ICC					
	JCAA (Japanese Commercial Arbitration Association)	11	1	8	2	
	LCIA					
	Ad Hoc					
Number of cases: sub-total		11	1	8	2	
Domestic Arbitration						
<b>TOTAL</b>		<b>11</b>	<b>1</b>	<b>8</b>	<b>2</b>	