

Research Seminar

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The New Normative Spaces of Globalization

On International Commercial Arbitration in Asia

and the Principles of Asian Contract Law



Co-organized by:

Institut français de recherche sur le Japon, UMIFRE 19 (CNRS – MAEE)

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With the collaboration of:

**GLSN Global Legal Studies Network / Réseau Mondialisation du droit - (Fondation
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Some Comments on the Significance of the Idea of Normative Space

Ko HASEGAWA

School of Law, Hokkaido University

1. Foreword—Recent Circumstances of the Issues of Global Law in Legal Philosophy
 - a) Limitations in the Existing Views on the Concept of Law
 - b) Some New Perspectives—W. Twining, E. Örüçü, H. P. Glenn, K. Gulver & D. Giudice
 - c) The Potential in the Approach of Normative Space
 - d) Some Further Issues—Agential Conditions in Law and Normative Space; Heuristics for the Exploration of Law and Normative Space

2. Suggestions from Andrew Sutter's View on Normative Space
 - a) Narrow and Broad Understanding of the Idea of Normative Space
 - b) Monistic and Plural Normative Space
 - c) "Center and Periphery" in Normative Space
 - d) "Chance and Necessity" in the Shaping of Normative Space

3. On the Formative Conditions of Normative Space
 - a) Micro-Macro in Normative Space—Notworking, Networking, Framing
 - b) The Logic of Normative Space—<Translational Nexus of Norms>
 - c) The Problem of Legality in Normative Space
 - d) The Idea of Strategic Law vs. the Idea of Communicative Law

4. Concluding Remarks