## INTERNATIONAL HUMAN RIGHTS LAW ASSOCIATION 2003 HUMAN RIGHTS INTERNATIONAL No. 14

## Contents

⟨Articles: Protection of Human Rights in a State of Emergency⟩ Opposing Dichotomies: Protection of Human Rights in a State of Emergency	
Viewpoint	
Racial Discrimination Control of Racial Discrimination by Private Sectors under CERD	
CEDAW and the Remedial Obligation of Companies. Case Study of From definition ASAKIRA Mutaulto	
(Special Issue 3) Convention of the Rights of the Child and the Protection of Children	
Police Activities for Protecting Children	
Commented Application of the International Lovenants on Hillian Rights:	
(Special Issue 5) Symposium on the Issues relating to the Establishment of Human	
Rights Organs in Japan International Human Rights Law Perspectives on Human Rights Protection Bill	
A Reflection on the Establishment of Human Rights Organs in Japan: From the Standpoint of Constitutional Law  ICHIKAWA Masato	
of Constitutional Law	
(Articles Submitted) KAWAMIRA Mari	:
Application of International Covenants on Human Rights in China: A Study on the	
Towards the Conception of Collective Human Rights: Retninking in Foldical Filedry Social Akko Possibility and Limitation of Accommodating Cultural ParticularitiesOSAKADA Yuko	): )
(Activities of International Human Rights Organizations)  United Nations Commission on Human Rights	l
Bringing the UN and Human Rights Closer to Asia-Pacific: Creating a New Regional Presence of the High Commissioner for Human RightsNicholas Howen (SAKAMOTO Shigeki)	
(Judicial Precedents)	;
Judgment of European Court of Human Rights: Goodwin V. OK (2002)  Judgment of European Court of Human Rights: Discrimination against Illegitimate  Children on the Right to Inheritance - Mazurek v. France (2000)  Case Concerning the Arrest Warrant of 11 April 2000 (Judgment of 14 February 2002)  Case of Learnest with Are Recognized as Refugee Review Tribunal Decision	)
Case Concerning the Arrest Warrant of 11 April 2000 (Judgment of 14 February 2002)	1
Case Concerning the Arrest Warrant of 11 April 2000 (Judgment of 14 February 2002)  Case of Japanese who Are Recognized as Refugee (Refugee Review Tribunal Decision N97/15300 (1997.9.25))  Case of Zhou Pongyu  Case of "Ainu Shiryo-shu"  Case of "Ainu Shiryo-shu"	)
Case of "Ainu Shiryo-shu"  Case of Otaru Onsen: The Lack of Protection of Foreigners and Racial Minorities under  Japanese Law  Japanese Law  Japanese Law  Japanese Law  Japanese Law  Japanese Law	^
Japanese Law  The Legal Case on Denial of the Claim for a Change in Residential Qualification  INCASULTA WA Venuelo	) )
The Legal Case on Denial of the Claim for a Change in Residential Qualification ISHIDA Noriko Case Concerning the Refusal of Residential Mortgage HIGASHIZAWA Yasush Discriminal Based on Color in Tenancy: A Case in Saitama HIGASHIZAWA Yasush	i
Compatibility of Art. 61-2, Para, 2 (60 days clause) of the finingration Control and Particle Recognition Act with the Convention Relating to the Status of	
Refugees and the Implication of yamu wo enai jijo (unavoidable circumstances)' in its Provisory Clause  NAMBA Mitsuru	u
(Book Reviews) KITAMURA, Y. and YAMAGUCHI, N. (eds.), International Human Rights Law for	. <b>:</b>
Criminal Defense SASAKI Mitsuak SAITO, M., Constitution and Treaty in the System of the State Law MONDEN Takash	ii
EJIMA, A., A New Dimension for the Protection of riting and the Springle ConstitutionTOKLICAWA Shini	ii
ABE, K., Horizon of International Human Rights  ABE, K., Horizon of International Human Rights  ABE, K., Horizon of International Human Rights  SAKAMOTO Shigek	ci
	ıi ii
THRLA REPORT '03	,-