

—目次—

1	第 18 巻の刊行にあたって	山本隆司
---	----------------	------

投稿論稿

---

3	侮辱罪の保護法益と行為 ——法定刑の引上げと、ドイツ的な把握——	小杉麟太郎
44	地区詳細計画上の利益衡量 ——ドイツ連邦行政裁判所における衡量要請の展開——	田中裕登
110	身分犯の共犯と業務上横領罪の構造	星川竜儀
125	意思表示の成立要件の検討 ——電子取引を題材に——	宮川将毅

寄稿論稿

---

139	金融商品取引法における支配株主の規制 ——その範囲と責任を中心に——	朱 大明
152	戦後世代の戦争責任	瀧川裕英
172	Merger Control in Japan: “In Informal Remedies We Trust”	Simon VANDE WALLE

---

189	投稿論稿選出理由	
-----	----------	--

---

–Contents–

1	Foreword ( <i>in Japanese</i> )	Ryuji YAMAMOTO
<hr/>		
3	Protected legal interests and act of Insult Law: German-Like understanding for increase in statutory penalties ( <i>in Japanese</i> )	Rintaro KOSUGI
44	Abwägung in der Planung ( <i>auf Japanisch</i> )	Hiroto TANAKA
110	The Structure of Complicity in Status Offenses and Embezzlement in Social Activities ( <i>in Japanese</i> )	Tatsunori HOSHIKAWA
125	Die Voraussetzungen von Willenserklärung: Aus der Analyse von elektronischem Handel ( <i>auf Japanisch</i> )	Masaki MIYAGAWA
<hr/>		
139	Regulation of Controlling Shareholders in Financial Instruments and Exchange Act —— Focusing on Its Scope and Responsibilities ( <i>in Japanese</i> )	Daming ZHU
152	War Responsibility of the Postwar Generation: A Case of Collective Responsibility ( <i>in Japanese</i> )	Hirohide TAKIKAWA
172	Merger Control in Japan: “In Informal Remedies We Trust”	Simon VANDE WALLE
<hr/>		
189	Editor’s Comments ( <i>in Japanese</i> )	
<hr/>		