

## Prof. Shotaro Hamamoto

Kyoto University; Member of the Japanese delegation at UNCITRAL

LL.B.(Kyoto), LL.M.(Kyoto), Docteur en droit (Paris II). Professor of the Law of International Organizations, Graduate School of Law, Kyoto University. Professeur invité, Université de Paris I (2009), Sciences Po de Paris (2012), Université de Strasbourg (2019).

Professor, Hague Academy of International Law (2019). Co-Chair, Committee on Procedure of International Courts and Tribunals, International Law Association (2016-2020). Member, Scientific Advisory Board, Max Planck Encyclopedia of International Procedural Law (2018-). Member, Advisory Board, Max Planck Encyclopedia of Public International Law (2019-).

Counsel for Botswana in Legal Consequences of the Separation of the Chagos Archipelago from Mauritius (ICJ, Advisory Opinion, 2018-2019); Counsel and Advocate for Japan in Whaling in the Antarctic (ICJ, Australia v. Japan, New Zealand intervening, 2010-2014), Hoshinmaru (ITLOS, Japan v. Russia, 2007), and Tomimaru (ITLOS, Japan v. Russia, 2007). Assistant for the Spanish Government in Fisheries Jurisdiction (ICJ, Spain v. Canada, 1997-98).

Japanese Delegate to UNCITRAL (2010-) and to the OECD Investment Committee (2011).

His most recent publications in international investment arbitration includes: "Major Decisions on the Definition of Investment" in Hélène Ruiz Fabri and Edoardo Stoppioni eds., International Investment Law: An Analysis of the Major Decisions, Hart, 2022, pp. 227-242.