

# **KUANG-PING WU**

*Associate Professor*

*Chinese Culture University, College of Law (Taiwan, R.O.C.)*

## **CONTACTS**

- Email : [wgp@ulive.pccu.edu.tw](mailto:wgp@ulive.pccu.edu.tw)
- Address : 55 Hwa-Kang Road, Yung Ming Shan, Taipei, Taiwan, 11114

## **LAW DEGREES**

- Ph.D. in Law, Fu-Jen Catholic University
- LL.M., National Taiwan Ocean University
- LL.B., Fu-Jen Catholic University

## **SPECIALTIES**

- Civil Law
- Private International Law
- International Civil Litigation
- Arbitration Law
- Maritime Law
- Animal Law

## **COURSES**

- Civil Law: General Principles
- Civil Law: General Provisions of Obligation
- Civil Law: Particular Kinds of Obligations
- Civil Law: Rights In Rem
- Private International Law

## **TEACHING POSITIONS**

- 2021 - present: Associate Professor of Law, Chinese Culture University College of Law
- 2016 - 2021: Associate Professor of Law, Kainan University Department of Law
- 2011 - 2016: Assistant Professor of Law, Kainan University Department of Law

## **PUBLICATIONS**

### **A. BOOKS**

1. *Private International Law*(co-authors)(Angle Publishing Co. Ltd.,

2021, 6th ed., Taiwan).

2. *Cases on Private International Law*(co-authors)(Angle Publishing Co. Ltd., 2021, 3th ed., Taiwan).
3. *Selected Essays on Maritime Law and Private International Maritime Law* (Han-Lu Publishing Co. Ltd., 2007,, Taiwan).

#### B. ARTICLES IN LAW REVIEWS

1. The Development of Ad Hoc Arbitration in Taiwan, 11 *Kainan Law Review*, 95-113(2019).
2. Maritime Performing Party in the Rotterdam Rules, 11 *Science and Technology Law Journal*, 75-103(2019).
3. A Study on the Law Applicable to Agency,41 *Chung Yuan Financial & Economic Law Review*, 89-153(2018).
4. A Study on the Application of Law for Infringement of Intellectual Property Cases Involving Element between the Taiwan Area and the Mainland Area, 65 *Hwa Kang Law Review*, 73-102(2018).
5. The American Durable Power of Attorney System and the Establishment of Taiwanese Self-Determinant Guardianship System for Adults, 10 *Science and Technology Law Journal*, 1-25(2018).
6. The Legal Regulation of Animal Shelters and Animal Welfare, 29 *Hsuan Chuang Law Journal*, 23-60(2018).
7. A Study on the Limitation of Liability of Air Carrier, 10 *Kainan Law Review*, 111-164(2018).
8. The Compensation of a Tort in Second-Hand Smoke Damages, 6 *Health Law and Policy Journal*, 73-87(2018).
9. Disputes on the Rules of Immediate Application, 260 *Taiwan Law Review*, 55-64(2017).
- 10.The Nationality of a Corporation and the Phenomenon of Splitting Nationality of a Corporation, 13-1 *Chinese (Taiwan) Review of International and Transnational Law*, 125-150 (2017).
- 11.Airbnb Issues in the Viewpoints of Civil Law and the Response of Civil Law to the Age of Collaborative Economy, 9 *Kainan Law Review*, 153-180(2017).
- 12.The Burden of Proof in Medical Tort Litigation, 5 *Health Law and Policy Journal*, 149-182(2017).
- 13.A Study on the Unjust Management of Affairs without Mandate, 9 *Science and Technology Law Journal*, 57-82 (2016).
- 14.New Legislative Developments on Choice of Law in Torts on Private International Law and the Reform of East Asian Private International Law, 50 *National Chung Cheng University Law Journal*, 113-180 (2016).
- 15.A Study on the Ownership and the Right of De Facto Disposal of Unlawful Buildings, 8 *Kainan Law Review*, 73-104(2016).

16. A New Vision of "Law Governing the Application of Laws to Civil Matters Involving Foreign Elements" - With Emphasis on Contracts, 11-1 *National Kaohsiung University Law Journal*, 1-106 (2015).
17. A Study on the Law Applicable to Succession Cases Involving Element between the Taiwan Area and the Mainland Area, 49 *Fu Jen Law Review*, 219-289 (2015).
18. Theory of Characteristic Performance and Choice of Law in Cross-Straits International Law for Contracts, 58 *Hwa Kang Law Review*, 57-98(2015).
19. A Study on the Legal Servitude of Passage, 7 *Kainan Law Review*, 170-220(2015).
20. The Method for Civil Mediation for Medical Dispute, 4 *Health Law and Policy Journal*, 19-42(2015).
21. An Introduction on European Animal Law: The Regional Integration in Animal Protection Legislations ( II ) , 22 *Hsuan Chuang Law Journal*, 1-114(2014).
22. New Developments on Choice of Law in Contracts and Comparative Private International Law: With Emphasis on Korean Private International Law, Japanese Private International Law, Chinese Private International Law, and Taiwanese Private International Law, 44 *Tunghai University Law Review*, 245-306(2014).
23. An Introduction on European Animal Law: The Regional Integration in Animal Protection Legislations (I) , 20 *Hsuan Chuang Law Journal*, 129-198(2014).
24. Analysis and Reviews on Accession the Ownership of a Moveable by Contributing, 6 *Kainan Law Review*, 136-157(2014).
25. Characteristic Obligation of A Juridical Act and the Most Closely Connected Law Ruling 2013 Lau Su Tze No. 55, 235 *Taiwan Law Review*, 257-270 (2013).
26. A Study on the Extraterritorial Effect of Antitrust Law, 9-1 *Chinese (Taiwan) Review of International and Transnational Law*, 115-138 (2013).
27. International Jurisdiction to Adjudicate in Internet Matters: With Emphasis on Multistate Cases on Adjudicatory Jurisdiction in U.S., 38 *Fu Jen Law Review*, 33-110 (2013).
28. The Boundary of Party Autonomy on Conflicts Law in Contracts, 30 *Tunghai University Law Review*, 271-351(2009).
29. The Solution of the Preliminary Question in Private International Law: In the Viewpoint of the Balance between the Substantive Interest and the Procedural Interest in International Civil Litigation, 10 *Hsuan Chuang Law Journal*, 133-168(2008).
30. Should the Courts Apply the "Statute Governing the Application of Laws to Civil Matters" ex Officio?, 3-2 *Chinese (Taiwan) Review of*

- International and Transnational Law*, 295-334 (2007).
31. Approaches to Assert International Jurisdiction to Adjudicate in Civil and Commercial Matters: In the View of General Principle, 96 *Chengchi University Law Review*, 267-334(2006).
  32. A Study on the History of Maritime Law and Its Inherent Nature, 6 *Hsuan Chuang Law Journal*, 159-198(2006).
  33. The Interaction of the Principle of Autonomy of the Parties and the Principle of Freedom of Contract: A Study on the Relationship between Conflicts Rule and Substantive Rule (2), 6 *Property and Economic Law Journal*, 137-176(2006).
  34. The Legislations and Court Decisions Relating to the "Lois d' Application Immédiate" in Private International Law, 29 *Fu Jen Law Review*, 53-130 (2005).
  35. "Lois d'Application Immédiate" and the Immediate Application of Labour Law, 4 *Hsuan Chuang Law Journal*, 179-230(2005).
  36. A Study on the Current Development of Choice of Law by Conflicts Rules in Private International Law: From the Views of Conflicts Justice and Material Justice, 3 *Hsuan Chuang Law Journal*, 203-292(2005).
  37. The Interaction of the Principle of Autonomy of the Parties and the Principle of Freedom of Contract: A Study on the Relationship between Conflicts Rule and Substantive Rule (1), 5 *Property and Economic Law Journal*, 123-168(2005).
  38. Reviewing the Rule of Immediate Application: Origin, Development, and the Progress from Substantive Rule to Approach, 2 *Hsuan Chuang Law Journal*, 147-196(2004).
  39. The Theory of Characteristic Performance in Private International Law, 196 *Law Journal*, 1-33(2004).

