## COLUMBIA JOURNAL OF ASIAN LAW

VOL. 16

SPRING 2003

NO. 2

## **CONTENTS**

ARTICLES	
LAW, CULTURE, AND THE POLITICS OF Chaihark Hahm CONFUCIANISM	253
THE ROLE OF SECURITIES REGULATION IN THE DEVELOPMENT OF THE THAI STOCK MARKET	303
NOTES	
THE PHILIPPINES RE-ENERGIZES:  PRIVATIZATION OF THE NATIONAL POWER CORPORATION AND THE RED FLAG OF POLITICAL RISK	355
THE PROTECTIONIST BAR AGAINST FOREIGN  LAWYERS IN JAPAN, CHINA, AND KOREA:  Misasha Suzuki	385

DOMESTIC CONTROL IN THE FACE OF

INTERNATIONALIZATION

## ACKNOWLEDGMENT

The Columbia Journal of Asian Law gratefully acknowledges the generous grant from the Parker School of Foreign and Comparative Law that made the establishment of the Journal possible.

## **EDITOR'S NOTE**

Published semi-annually under the auspices of the Center for Chinese Legal Studies, the Center for Japanese Legal Studies, and the Center for Korean Legal Studies at the Columbia University School of Law, the Columbia Journal of Asian Law is the successor to the Journal of Chinese Law, which commenced publication in 1987. The Columbia Journal of Asian Law provides a forum for legal practitioners and scholars from Asia, the United States, and elsewhere to discuss the broad range of issues that relate to law in the countries of Asia. The Journal maintains a website, located at <a href="http://www.journalofasianlaw.com">http://www.journalofasianlaw.com</a>.

The *Journal* welcomes your financial support. Contributions can be sent to the following address:

Columbia Journal of Asian Law Columbia Law School 435 West 116<sup>th</sup> St. New York, NY 10027 asianlaw@law.columbia.edu