

# Dongsheng Zang

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## ACADEMIC POSITION

University of Washington  
School of Law

Associate Professor of Law (from September 2011)  
Director of Asian Law Center (from June 2013)

Courses Taught: Courses: Torts (1L class, 7 credits)  
Transnational Law (1L class, 3 credits)  
Comparative Law: Law in Modern Chinese Society (4 credits)  
International Trade Law (4 credits)  
International Commercial Arbitration (4 credits)  
Comparative Law Seminar: Legal Reasoning (3 credits)

## EDUCATION

S.J.D. Harvard Law School, 2004  
LL.M. Harvard Law School, 1996  
LL.M. Renmin University of China, School of Law, 1994, Beijing, China  
LL.B. Beijing College of Economics, 1991, Beijing, China

## RESEARCH

- “Asian Model and the Burger Court’s Transformation of Mediation in America: 1976-1983,” under review as of February 2018.
- “Legal Risks in Financing One Belt and One Road: China’s Dilemma,” a book chapter contribution under contract to a book project *One Belt One Road: The New Silk Market* (Arturo Oropeza García ed.), to be published in 2018.

## PUBLICATIONS

- “Civil Procedure and Anti-modern Myths in the ‘Harmonious Society’: China and Prewar Japan Compared,” in *Legal Innovations in Asia: Judicial Lawmaking and the Influence of Comparative Law* 146-63 (John O. Haley & Toshiko Takenaka eds. 2014);
- “The West in the East: Max Weber’s Nightmare in ‘Post-Modern’ China,” 14 *Max Weber Studies* 33-53 (2014);
- “China’s ‘Attitude’ Toward Human Rights: Reading Hungdah Chiu in the Era of the Iraq War,” 27 *Maryland Journal of International Law* 263-303 (2012);
- “The Rise of Political Populism and the Trouble with Legal Profession in China,” 6 *Harvard China Review* 79 (Jan. 2010, No.1);
- “Green from Above: Climate Change, New Developmental Strategy and Regulatory Choice in China,” 45 *Texas International Law Journal* 201 (Fall 2009);
- “From Environment to Energy: China’s Re-conceptualization of Climate Change,” 27 *Wisconsin International Law Journal* 543 (Fall 2009, No.3);

- “Divided by Common Language: ‘Capture’ Theories in GATT/WTO and the Communicative Impasse” 32 *Hastings International and Comparative Law Review* 423 (Summer 2009, No.2);
- “Textualism in GATT/WTO Jurisprudence: Lessons for the Constitutionalization Debate,” *Syracuse Journal of International Law & Commerce* 393 (Spring 2006, No.2);
- “Complying with the WTO Rules: China’s New Antidumping Regulations and Its Implications,” 3 *Harvard China Review* 51 (Spring 2002, No.2).