

(2) Reexamination of the Peace Negotiations, by Narahiko Toyoshita (Professor, Kyoto University).

(3) How Did the Constitutional Law "Take Root" While "Losing Substance" during the High Economic Growth Period?, by Toru Nagaoka (Professor, Kansei Gakuin University).

(4) The Collapse of the Grand Theory and the Constitution, by Koichi Yokota (Professor, Kyushu University).

[The Autumn Meeting]

(1) Today's Phases of "Values" of the Modern Constitutionalism, by Mutsumi Shimizu (Professor, Chuo University).

(2) Post-War Constitutional Theories and Marxism in Japan, by Masataka Takemori (Professor, Tokyo Metropolitan Junior College).

(3) Zwischen Zwangstrieb zur Avantgardist und Austritt aus Legitimität, by Kenji Ishikawa (Associate Professor, Tokyo Metropolitan University).

Prof. KENJI URATA

Assoc. Prof. (Aichi University of Education)

SATOSHI KOTAKE

2. Law of Property and Obligations

1. *The Japan Association of Private Law* held its 60th General Meeting at Aoyama Gakuin University on October 12 and 13, 1996

Symposium: Unlawful Acts in Trade Relationships and Their Legal Treatment — from the Perspective of Institutional Concurrence. Chaired by Masamichi Okuda (Professor, Suzuka International University) and Masaaki Yasunaga (Professor, Kobe University).

(1) Introduction, by Masamichi Okuda.

(2) From the Theory of Concurrence of Claims to the Theory of Concurrence of Institutions, by Hiroto Dogauchi (Associate

Professor, Tokyo University).

(3) Torts in Trade Relationships — Requirements, by Seiichi Yamada (Professor, Kobe University).

(4) Remedies for Wrongful Trade Acts — Effects, by Tamotsu Isomura (Professor, Kobe University).

(5) Theories of Institutional Concurrence for Unlawful Acts in Trade Relationships — Conclusion, by Keizou Yamamoto (Associate Professor, Kyoto University).

Workshop

(1) Charitable Organization and Its Corporate Entity, by Yoshio Nomi (Professor, Tokyo University) and Hiroyasu Nakada (Professor, Hitotsubashi University).

(2) The End of New Guardianship for Adults, by Makoto Arai (Professor, Chiba University).

For other Workshop themes, see the part of Commercial Law (below).

Reports on Individual Studies

Division 1

(1) Eine Kurze Betrachtung über zivilrechtliche Haftungsprinzip und Haftungssystem, by Eisaku Masuda (Lecturer, Hiroshima Shudo University).

(2) Zur Konkretisierung der Gattungsschuld durch Vereinbarung, by Isao Kitai (Associate Professor, Keio Gijuku University).

(3) Die rechtstheoretische Grundlage der Schadensteilung im Deliktsrecht, by Yoshiyuki Hashimoto (Associate Professor, Kyoto University).

(4) Probleme des Erfüllungsanspruches, by Toshio Tsubaki (Professor, Meiji University).

(5) Verjährung von Rückgabeansprüchen für ungerechtfertigte Bereicherungen, by Yasushi Ohki (Lecturer, Setsunan University).

Division 2

(1) Numerus Clausus im japanischen Gesellschaftsrecht, by Motonobu Goto (Associate Professor, Osaka University).

(2) Der Schutz des vom Schuldner verschiedenen Eigentümers, by Kumiko Tsubaki (Lecturer, Chuo Gakuin University).

(3) Chinese Family Law and the Family Register System, by Yucheng Chen (Lecturer, Kumamoto Gakuen University).

(4) Zur rechtlichen Struktur des Verlöbnisses, by Hideto Nakayama (Associate Professor, Ryutsu-Keizai University).

(5) Das „Kiyo“ der Ehegatten und der Ausgleich der Vermögens der Ehegatten, by Tsukasa Itoh (Associate Professor, Toyama University).

2. *The Japan Association of Land Law* held its 38th General Meeting at Waseda University on October 8 - 10 1996.

[The First Day]

Part 1 Prevention of and Recoveries for Disasters

(1) New Reactions of Local Government, by Hidenobu Takahide (Mayor, Yokohama City).

(2) Experience of Kobe, by Kazuo Hayakawa (Professor, Kobe University).

(3) Experiences of Recovery by Kobe Citizens, by Akiko Ito (Citizen, Amamori Town).

(4) Experiences and Reflections by Mass Communication Media, by Koichi Kishimoto (Director of Communication Department, Yomiuri Shimbun Central Office).

(5) Conclusion, by Shoji Shinozuka (Professor, Waseda University) and Akinori Ebara (Professor, Kobe Gakuin University).

[The Second Day]

Part 2 Actual Situations and Problems of the Act of Temporary Expedient of Afflicted City Leasehold

(1) Operation and Problems in Implementation of the Act by the Kobe District Court and Other Authorities, by Yasuo Yamauchi (Attorney).

(2) Legal Policy for Securing Residential Rights and the Role of the Act, by Naoya Kamei (Attorney).

[The Third Day]

Part 3 Special Act for Recoveries, City Redevelopment, and

Readjustment of Town Lots

(1) Introduction, by Michitarou Kai (Professor, Kyoto Gakuen University).

(2) The Readjustment of Town Lots Act, by Tatsuo Murao (Attorney).

(3) The City Redevelopment Act, by Nobuo Matsumura (Attorney).

(4) Cooperative Reconstruction Business (Including Special Act for Recoveries of Afflicted City Area), by Norio Yasumoto (Professor, Ritsumeikan University).

(5) Conclusion, by Norio Yasumoto

Part 4 Theories and Actual Conditions of Real Property Conveyancing and Registration

(1) Relation between Substantive Law and Registration — Proposal for Registration Practices from the Viewpoint of Substantive Law, by Shinnichi Yamamoto (Former Professor, Meiji University).

(2) A Study of Real Property Registration Procedures — Securing Trueness of Registration, by Yoshito Sato (Judicial Scrivener).

(3) Problems in the Practice concerning the Description Part of the Registration — What Should Be the Basis of the Plan, by Hajime Kudo (Vice Chairman, Association of Investigators of Houses and Land in Chiba).

(4) Legal Problems in Indicating Autonomy in the New Korean Land Registration, by Whang Juk In (Professor, Seoul University).

Prof. KATSUICHI UCHIDA
YASUO OKADA

3. Family Law

The 13th National Conference of *the Socio-Legal Studies on*