

4. Law of Civil Procedure and Bankruptcy

The Japanese Association of the Law of Civil Procedure held its 58th General Meeting at Kumamoto University on April 24, 1988. The titles of individual reports and symposium were as follows.

[Reports]

(1) The “Uniform Disposition” and the “At-A-Time Disposition” of Multi-Party Conflicts, by Hiroshige Takata (Associate Professor, Rikkyo University).

(2) A Study of the Preservation of Evidence in Britain, by Setsuko Miyasato (Lecturer, Ryukyu University).

(3) On the Function of Notice of Action in Civil Procedure, by Hiroyuki Sano (Associate Professor, Kagoshima University).

(4) Changes in Judges’ View of a Settlement in Court and Grouping for the Appropriate Administration of Settlement, Yoshiro Kusano (Judge, Miyazaki District Court).

[Mini-Symposium]

The Institutional Logic and Actual Practice in Civil Justice.

— Can a gap be ever bridged? —

Reporters:

Tokushige Yoshimura (Coordinator; Professor, Kyushu University).

Yasuhei Taniguchi (Professor, Kyoto University).

Shozo Inoue (Professor, Kyushu University).

[Lecture]

On the day before the General Meeting, April 23, the following lecture was given.

“Der gegenwärtige Stand des Internationalen Zivilprozeßrechts aus deutscher Sicht,” by Dieter Leipold (Professor, Freiburg University).

Prof. TETSUO KATO
NORIYUKI HONMA