

(2) On the Function of Item 25 of Article 71 in the *Osadamegaki* in Tokugawa Japan, by Toshikazu Yabu (Professor, Sapporo Gakuin University).

(3) The Formation of Provincial Sub-statutes in Qing China, by Mamoru Kawakatsu (Professor, Kyushu University).

(4) The Problems of *Law*, *Custom*, and *Legal Consciousness* in Studying Civil Law under Qing China, by Hiroaki Terada (Associate Professor, Chiba University).

(5) On the Case of *Rutilios*, by Shigeo Nishimura (Professor, Kyushu University).

#### The Second Day:

(1) Köln's Court Decision about Wrong Notarization in 1856 and the Codification of Civil Law in Germany, by Ryuichi Noda (Professor, Shizuoka University).

(2) *Consuetudo* in *Decretum Gratiani*, by Kozo Ogawa (Professor, Hokkaido University).

(3) On the Questions and Answers of the Legalist (*Hōka Mondo*) in Heian Japan, by Yasuo Umeda (Professor, Kanazawa University).

(4) On the Interpretation of Law by Japanese Commentators of the Tang Styled Law and Regulation (*Myōuhōka*), by Hiroshi Kobayashi (Professor, Kokugakuin University).

(5) On the Legal Character of the Particular Book in the Medieval Land Lord, by Yoshiki Morimoto (Professor, Kyushu University).

## b. Sociology of Law

*The Japanese Association of Sociology of Law* held its 1990 General Meeting on May 12 and 13 at Kanazawa University.

#### [The First Day]

(1) The "Concessionization" Strategy for Adoption of Western Law in Mainland China, by Ji Wei-dong (Associate Professor, Kobe University).

(2) Legal Practice for Corporate Clients in Tokyo, by Ryo

Hamano (Professor, Rikkyo University).

(3) The Limits of Interventionistic Law and Its Proceduralization, by Hideki Kashizawa (Assistant, Kyushu University).

(4) Max Weber's Legal Thinking, by Makoto Sano (Associate Professor, Hamamatsu Medical University).

(5) Contemporary Type Litigations and Their Functions, by Kahei Rokumoto (Professor, Tokyo University).

(6) Negotiation and Argument with Reconciliation (*Wakai-ken-Benron*), by Shozo Ota (Associate Professor, Nagoya University).

(7) On the Process of Small Claim Litigation without Lawyers, by Yoshitaka Wada (Associate Professor, Kyushu University).

### ***[The Second Day]***

(1) A Study of Controls over Judges in Current Japan, by Kuniaki Shioya (Attorney).

(2) A Study on the Interrelationship between Judges' Careers, by Eiji Tsukahara (Attorney).

(3) Conference of Judge and Judicial Behavior, by Jiro Yukawa (Attorney).

(4) Reform of the Judicial System and Its Problems, by Shoza-buro Yoshino (Professor, Tokai University).

(5) The Role of Lawyers in Judicial Administration, by Takao Tanase (Associate Professor, Kyoto University).

(6) Problems to Be Solved within Criminal Procedure, Nobuyoshi Araki (Professor, Rikkyo University).

(7) People's Participation in the Judiciary, by Sachio Shimomura (Attorney).

### **c. Legal Philosophy**

*The Japan Association of Legal Philosophy* held its 1990 General Meeting on September 7 and 8, 1990 at Hokkaido University.