ration by Shareholders of a Parent Corporation, by Yasushi Ito (Lecturer, Doshisya University).

- (2) The Diffusion of False Information and the Regulation of Manipulation, by Ryo Haga (Associate Professor, Yamaguchi University).
- (3) Automobile Accident between Close Relatives and Exemption from Responsibility of Insurer, by Tadao Koezuka (Associate Professor, Shimonoseki City University).
- (4) The Structure of the Regulations on Corporate Director's Personal Business Activities, by Wataru Tanaka (Lecturer, Seikei Univerity).
- (5) Stockbroker's Bankruptcy and the Extent of Investor's Protection, Keisuke Matsuoka, by Keisuke Matsuoka (Associate Professor, Senshu University).
- (6) Ownership Structure an Corporate Governance, by Mamoru Takahashi, (Associate Professor, Kitakyushu University).
- (7) Proprietary Restitution in the Case of Bank Insolvency, by Tetsuo Morishita (Associate Professor, Sophia University).
- (8) A Study on the "Event Risk" of Bonds, by Madoka Mori (Lecturer, Kobe-Gakuin University).
- (9) Reconsideration of the Abandonment of Insurance Claims by the Beneficiary, by Noritaka Yamashita (Associate Professor, Takaoka College of Law).
- (10) The Legal Structure of Shareholders' Derivative Suits, by Yoshihiro Yamada (Lecturer, Takasaki City University of Economics).

YASUHIRO OSAKI MUNEHISA WADA (EDS.)

6. Sociology of Law

The Japanese Association of Sociology of Law held the 2000 General Meeting at Osaka City University on May 12, 13 and 14. Details of the program of the meeting were as follows:

Workshops:

- (1) Reconsidering the Study of Methods for the Sociology of Law, by Yoshitaka Wada (Professor, Kyushu University).
- (2) The Game of Creation of Voluntary Orders, Shozo Ota (Professor, Tokyo University).
- (3) Inquiring Quire's Theory: Can "Law and Sexuality" be Discussed Just by reference to Feminism and Gender Studies?, by Masako Kamiya (Professor, Gakushuin University).

Individual Reports:

- 1. (Section 1) Legislation and Legal Policy, presided over by Toshikazu Takahashi (Associate Professor, Tokyo University of Foreign Studies).
- (1) A Distortion of the Legislative Process on Tenancy for Years in Japan, by Aoi Takikawa (Judicial Scrivener), comment by Daiji Usami (Professor, Aichi Gakuin University).
- (2) Reifegrad der bedingungen der rechtsausubung und zurückbringen der lösung der konflikten durch verjährung und ausschlussfristen, by Katsumi Matsumoto (Professor, Ritsumeikan University), comment by Tsuneo Matsumoto (Professor, Hitotsubashi University).
- (3) Some problems with the Law Punishing Acts related to Child Prostitution and Child Pornography, by Mayumi Nakamura (Kobe University), comment by Kimio Ito (Professor, Osaka University).
- 2. (Section 2) Legal Culture and Comparative Law, presided over by Tsuyoshi Kinoshita (Professor, Chuo University).
- (1) Development and Human Rights in Indonesia, by Gen Shimada (Nagoya University), comment by Shinya Imaizumi (Researcher, Institute of Developing Economies).
- (2) The International Criminal Court (CPI) and the Sovereignty of States, by Makiko Tateishi (Associate Professor, Aichi Gakusen University), comment by Takao Sunami (Professor, Waseda University).
- (3) Concepts and Methods for Legal Culture, the Theory of Legal Culture and Theory of Comparative Legal Culture, by Takeyuki Tsunoda (Associate Professor, University of Osaka Prefecture), com-

ment by Taro Kitakamae (Professor, Obihiro University of Agriculture and Veterinary Medicine).

- 3. (Section 3) Legal Process and Law-consciousness, presided over by Masanobu Kato (Professor, Nagoya University).
- (1) The Collective Consciousness of the Public in the Penal System, by Hiroaki Matsunaga (Osaka City University), comment by Nobuharu Araki (Professor, Rikkyo University).
- (2) Law-consciousness and Dispute Consciousness among the Japanese Minority in the United States (Associate Professor, Tokai University), comment by Hiroshi Onosaka (Professor, Nigata University).
- (3) A Study of Law-consciousness in the Enterprise, by Tadashi Hiroishi (Associate Professor, Senshu University), comment by Eichi Nishida (Associate Professor, Konan University).
- (4) Layperson's Improvisational Practice in Small Claims Suits, by Tsuneo Niki (Assistant, Rikkyo University), comment by Ichiro Ozaki (Associate Professor, Hokkaido University).

Mini-Symposiums:

- 1. Postmodern Law and the Position of Justice, presided over by Hideo Aoi (Professor, Tohoku University), comment by Sadayuki Ishimae (Associate Professor, Meiji University).
- (1) Autopoiesis and the Justice of the Law, by Yasuo Baba (Professor, Daito Bunka University)
- (2) Politics, Philosophy, and Justice, by Akihiro Kitada (Lecturer, Tsukuba University).
- (3) Autocracy of Safety, by Yoshitaka Mouri (Associate Professor, Kyushu University).
- 2. Viewpoints on the Law School Plan, presided over by Shigeki Tanaka (Professor, Osaka University) and Setsuo Miyazaya (Professor, Waseda University).
 - (1) Introduction, by Setsuo Miyazawa (ditto).
- (2) A Guide to Reform of "Lawsuit and the Judiciary" in light of the Preponderance of Evidence Rule, by Naoya Endo (Attorney at Law).
 - (3) Legal Education and Law School, by Hiroyuki Onuma (Attor-

ney at Law).

- (4) German Type of Legal Education, by Masasuke Ishibe (Professor, Osaka International University).
 - (5) Civic training and Legal Education, by Shigeki Tanaka (ditto).
- 3. Effectiveness on the Civil Execution, presided over by Shoichi Sato (Professor, Rikkyo University).
- (1) Readjustment of the Executive Process, by Kayo Nishikawa (Associate Professor, Kokugakuin University).
- (2) The Opportunity of Compromise on the Executive Procedure, by Yasutaka Machimura (Associate Professor, Asia University).
- (3) The Collection of Debts: a Report from the Front Line, by Yoshihiko Nakamura (Attorney at Law).
- 4. Idea of the Modern Judiciary and Judicial Reform, presided over by Takeshi Kojima (Professor, Chuo University).
- (1) Viewpoints on Judicial Reform, by Takao Tanase (Professor, Kyoto University).
- (2) De la notion de "justice en tant que corps": une reflexion sur la "reforme judiciaire", by Yoichi Higuchi (Professor, Sophia University).
- (3) The Future of Argument over Judicial Reform, by Koji Shindo (Attorney at Law).
- (4) "Liberalism of Terror" and "Legal Socialization", by Takahashi Kawamoto (Professor, Tohoku University).
- 5. The Transformation of Japanese Law in 1990s, presided over by Seigo Hirowatari (Professor, Tokyo University).
- (1) Introduction, by Katsumi Yoshida (Professor, Hokkaido University).
- (2) Perspectives on and Some Problems of the Consumer Protection Law in 1990s, by Yutaka Yamamoto (Professor, Sophia University).
- (3) Collecting Inferior Claims and the Law, by Yoshitugu Kitami (Professor, Hokkaido University).

General Symposium:

1. (General Session) Law and Violence, presided over by Shozo Ota (ditto) and Yoshitaka Wada (ditto).

- (1) Toward the Socio-legal Study of Violence, by Makoto Ishida (Professor, Waseda University).
- (2) La violence de vengeance, la violence de reconciliation, by Satoshi Ukai (Professor, Hitotsubashi University).
- (3) Law and Violence: How are we to cope with Violence, by Atsuhito Eguchi (Associate Professor, Kyushu University).
- 2. (Sub-session 1) Sexual Violence and the Law, presided over by Tamie Kaino (Professor, Ochanomizu Women's University).
- (1) Sexual Violence and the Law: from My Experience as a Practicing Lawyer, by Yukiko Tsunoda (Attorney at Law).
- (2) Collapse of Gender's Realm in Daily Life, by Masamitsu Sakamoto (Professor, Meiji Gakuin University).
- (3) The Transition of Homosexuality in Modern Times in Japan, by Makoto Furukawa, (Associate Professor, Kansai University).
- 3. (Sub-Session 2) State Violence and Violence in Resistance, presided over by Yoshiyuki Kurumisawa (Professor, Waseda University).
- (1) On State-sponsored Terrorism in East Asia: from the Cases of South Korea and Taiwan, SUNG Suh (Professor, Ritsumeikan University).
- (2) The Force to Rule, the Force to Resist: the case of John Locke, by Yasuo Hasebe (Professor, Tokyo University).
- 4. (Sub-session 3) Violence in Court, presided over by Isamu Yoshida (Professor, Kumamoto University).
- (1) Fact and Reality in a Court: a Case Study from the *Dotonbori* Homeless Murder, by Ayumi Kariya (Associate Professor, Hiroshima Shudo University).
- (2) Dynamic Field between the Interrogator and the Interrogatee in a Criminal Case, by Sumio Hamada (Professor, Hanazono University).
- (3) The Violence of the Witness Examination in the Civil Trial, by Ikuo Sugawara (Professor, Chiba University).

YOSHIYUKI KURUMISAWA TOMOKO IMAIZUMI (EDS.)