

- (2) The Procedural Principle of the Proof Aspect in the New Code of Civil Procedure, by Koichi Miki (Professor, Keio University).
- (3) The New Code of Civil Procedure and Judgment Effect, by Yasuo Ueno (Professor, Waseda University).
- (4) About the Revision About Party, by Kazuhiko Yamamoto (Professor, Hitotsubashi University).
- (5) The Comment to the Report, by Mariko Watabiki (Judge, Tokyo District Court), Kohei Nasu (Attorney).

5. Criminal Law and Procedure

The Criminal Law Society of Japan held its 79th General Meeting at Kyushu University on May 19 and 20, 2001.

Individual Reports:

- (1) Corporate Criminal Liability, by Tomomi Kawasaki (Lecturer, Doshisha University).
- (2) Criminal Prohibition of Sexual Expression, by Satoshi Mishima (Associate Professor, Osaka City University).
- (3) The Concept of Documents in Criminal Law (*Der Urkundenbegriff im Strafrecht*), by Yukinori Naruse (Associate Professor, Graduate School of Law, Tohoku University).
- (4) Probative Value of Confessions and Corroboration, by Shintaro Ueda (Associate Professor, Kagawa University).
- (5) The Structure of Self-Control (*Zur Struktur der Steuerungsfähigkeit*), by Takuto Yasuda (Associate Professor, Graduate School of Law, Osaka University).
- (6) The Legal Characterization of the Voluntary Interruption of a Crime (*Zum Grundgedanken des Rücktritts vom Versuch*), by Mari Kanazawa (Associate Professor, Yamagata University).

Lecture:

Criminal Policy in the Post-Modern Era (*Die Kriminalpolitik der Spätmoderne*), by Karl-Ludwig Kunz, Professor. Dr., Bern University

Joint Studies:**Section One: Autonomy and Self-Determination in Criminal Law**

Introduction by Katsunori Kai, Professor, Hiroshima University

- (1) The Meaning of Autonomy and Self-Determination in Modern Criminal Law, by Shinya Umesaki (Professor, Kurume University).
- (2) Autonomy and Self-Determination in Causality and Complicity (*Autonomie und Selbstbestimmung in der Kausalität und der Teilnahme*), by Hikoya Saino (Professor, Graduate School of Law, Hokkaido University).
- (3) Autonomy and Self-Determination in Legality (*Autonomie und Selbstbestimmung in der Unrechtslehre*), by Hitoshi Saeki, (Professor, University of Tokyo).
- (4) Autonomy and Self-Determination in Criminal Legislation (*Autonomie und Selbstbestimmung in der Lehre von der Strafgesetzgebung*), by Takaaki Matsumiya (Professor, Ritsumeikan University).
- (5) Autonomy and Self-Determination in Criminal Liability, by Katsunori Kai (Professor, Hiroshima University).

Section Two: Self-Determination in Criminal Procedure

Introduction — Criminal Procedure and Autonomy —, by Yutaka Kamiguchi, (Professor, Nanzan University).

- (1) The Role of Self-Determination in Suspect-Interrogation (*Die Vernehmung des Beschuldigten und seine Selbstbestimmung*), by Akimasa Takada (Professor, Graduate School of Law, Osaka City University).
- (2) The Right to Counsel under Self-Determination, by Akira Goto (Professor, Graduate School of Law, Hitotsubashi University).
- (3) Case Disposition on a Defendant's Self-Determination, by Kyoko Yamana (Professor, Nara Sangyo University).

Section Three: Criminal Law and Restorative Justice

Introduction by Norio Takahashi (Professor, Waseda University).

- (1) The Meaning of Restorative Justice in Criminal Law, by Norio Takahashi (Professor, Waseda University).
- (2) Restorative Justice: An Introduction, by Haruo Nishimura

(Professor, Kokushikan University).

- (3) Criminal Law Policy and Restorative Justice, by Kazuo Yoshioka (Professor, Kyoto University).
- (4) Conflict Resolution, Crime Control, and Restorative Justice, by Kazuhiko Tokoro (Professor, (Extramural) Graduate School of Law, University of East Asia).

Workshops:

- (1) The Process of Criminal Legislation, by Mitsuaki Sasaki (Associate Professor, Tsu City College).
- (2) Crimes of Omission (*Unterlassungsdelikte*), by Takaaki Matsumiya (Professor, Ritsumeikan University).
- (3) The Concept of Principality (*Täterschaftsbegriff*), by Hirokazu Kawaguchi (Professor, Himeji Dokkyo University).
- (4) The Relationship Between Civil Law and Criminal Law — With Reference to Arguments on Property Crimes — (*Das Verhältnis des zivilrechtlichen Anspruchs zur strafrechtlichen Rechtsgutsverletzung in den Vermögensdelikten*), by Osamu Sakuma (Professor, Graduate School of Law, Osaka University).
- (5) Domestic Violence, by Hiroko Goto (Associate Professor, Tokyo Fuji University).
- (6) Crimes Against Humanity, by Akira Maeda (Professor, Tokyo Zokei University) & Hironori Miyamoto (Professor, Kanto Gakuin University).
- (7) Foreigners in Japanese Criminal Procedure, by Koyama Masaki (Professor, Seinan Gakuin University).
- (8) The Accused's Right of Free Communication with Defense Counsel, by Katsuyoshi Kato (Professor, Aichi University).
- (9) Criminal Law Education in Future Law Schools, by Setsuo Miyazawa (Professor, Waseda University).
- (10) Juvenile and Responsibility, Akira Hattori (Professor, Aichi Gakuin University).
- (11) Civilian Participation in Criminal Justice, by Itsuhiro Namazugoshi (Professor, Niigata University).