

4. Law of Civil Procedure and Bankruptcy

The Japanese Association of the Law of Civil Procedure held its 73rd General Meeting at Chuo University on May 31 and June 1, 2003.

Individual Reports:

- (1) “The Value of “Time” in a Civil Litigation: In the Domestic Code of Civil Procedure and Civil Litigation Beyond the Border”
Kazuhiko Teshigahara (Associate Professor, Waseda University).
- (2) “*Astreinte* in France: A Suggestion to the Indirect Compulsion in Japan”
Shinobu Ohama (Associate Professor, Kinki University).
- (3) “The Positioning of the Under-Secured Creditors in the Reorganization Procedure from the Viewpoint of Classification in the Proposal of a Plan: A Suggestion from the Argument over Classification in U.S. Bankruptcy Law”
Ken Yamamoto (Associate Professor, Kokushikan University).
- (4) “The Present Conditions of the Practice of a Marshal”
Teruhiko Mikami (Judge, Tokyo District Court).

Symposium: Multiple roles and the interaction of judges and attorneys in modern civil litigation

Coordinator: Masanori Kawano (Professor, Nagoya University).

- (1) “The Roles of Judges and Attorneys in Civil Litigation in Japan, and the Scheme of the Non-Sanction Type”
Koichi Miki (Professor, Keio University).
- (2) “Control American Counsels: A New Role for Judges in the U.S.”
Richard Marcus (Professor, University of California, Hastings College of the Law).
- (3) “Assignment of the Roles Between Judges and Attorneys in Modern Civil Litigation: For Example, the Amendment to the German Code of Civil Procedure.”
Astrid Stadler (Professor, Konstanz University).