

+

RITSUMEIKAN LAW REVIEW

「立命館法學」号別欧文目次

+

+

+

No. 1 (1952. 3)

Special Number : The Analysis of Law and Politics
Before and After The Peace Conference

Contents

| | |
|--|-----|
| Hiroshi SUEKAWA : Congratulating on the Publication of the First Number | 1 |
| Kiyonobu ASAII : On Issuing the First Number | 3 |
| Kakuzo MAESHIBA : The Significance of "the Peace Treaty with Japan" in International Relations | 5 |
| Yoshio ONISHI : The Problem of the National Emergency Powers | 33 |
| Ryoichi KURODA : Problems in the Constitution Connected with the Rearmament | 64 |
| Satoshi SONOBE : The Limits in the Special Regulations of the Public Law On the Fundamental Right in this Relations | 96 |
| Kiyonobu ASAII : Fundamental Problems in the Revision of the Labor Law Occasioned by the Peace Treaty | 124 |
| Yasuyoshi TOMIYAMA : The U. S. Japan Economic Co-operation and the Economic Legislation | 147 |
| Nobuo NISHIMURA : The Democratization of the Family Law and Its Retrogressive Tendency with Special Stress on the Problem of the "Ie" (Household) (1) | 170 |
| A Chronological Table of Law and Politics during the Period 1945-1951 | 199 |

+

No. 2 (1952. 10)

Articles

| | |
|--|----|
| Shigeo KITAYAMA : The Rebellion led by Tachibana-Naramaro A Fragmentary Chapter towards a Political History of Ancient Japan | 1 |
| Nobuo NISHIMURA : The Democratization of the Family Law and Its Retrogressive Tendency with Special Stress on the Problem of the "Ie" (Household) (2) | 55 |
| Taiji MISHIMA : Japanese Translations of Hegel's <i>Kleine Logik</i> | 77 |
| Materials | |
| Kazuo AMANO : The Limitations of the Philosophy of Law and the Theory of Law ; an Introduction | 87 |

| | |
|---|------------|
| Yotaro NUNOI : A Survey of the Criminal Phenomena in Post-war Germany Studies in Judicial Precedents | 98 |
| Yoshio ONISHI : The Problem of the Affair of the Government's Refusal to Issue the Passports | 108 |
| Ikuro ITAKI : The Civil Codes Article 761 and the Existence of the Reciprocal Right of Legal Representation in a Married Couple | 116 |
| Daijiro KIKKAWA : The Concluding Part of the Civil Codes Article 750 Section 4 and the Provisional Disposition A Chronological Table of Law and Politics during the Period 1949-1951 | 124 129 |

No. 3 (1953. 6)

Articles

| | |
|--|----|
| Nobuo NISHIMURA : The Democratization of the Family Law and Its Retrogressive Tendency with Special Stress on the Problem of the "Ie" (Household) (3) | 1 |
| Keizo SHIMIZU : On the Significance of the U. S. Pressure Group and Its Metamorphosis Particularly as Viewed in the Light of Its Relations with Political Parties | 27 |
| Shozo MAEJIMA : The Tenno System and the Sino-Japanese War The Development of Nationalism in the Mid-Meiji Era | 47 |

Materials

| | |
|---|-----|
| Mifune OKUMURA : The Etymology of the Anglo-American Law Terms | 90 |
| Choichiro OKAZAKI : The Constitutional System of Czecho-Slovakia With Special Emphasis on the Constitution of 1948 | 104 |

Studies in Judicial Precedents

| | |
|--|------------|
| Yoshio ONISHI : The Problem of the Affair of the Government's Refusal to Issue the Passports | 125 |
| Satoshi SONOBE : The Application of the Administrative Punishment | 131 |
| Shozo INUI : The Succession of the Right of Demanding for the Distribution of Property A Chronological Table of Law and Politics during the Period 1951-1952 | 137 143 |

No. 4·5 (1953. 11)

A Commemoration Number Offered to Dr. HIROSHI SUEKAWA
for His Sixty-first Birthday

| | |
|---|-----|
| Kazuo AMANO : On Unjust Laws (1) | 1 |
| Yoshio ONISHI : The Contradictions in the Constitution of Japan | 14 |
| Haruyuki YAMATE : The Rival Theories on the Recognition of States and the Ideological Background behind Them An Introduction to the Study of Kelsen's Theory of the Recognition of States | 35 |
| Ikuro ITAKI : On the Nature of Property Portion in Divorce | 65 |
| Nobuo NISHIMURA : The Alteration of the Family Name in German Law | 91 |
| Shozo INUI : The Guardian's Custody and Education in the Prussian State Law | 111 |
| Jun NAKAGAWA : Assumpsit to Slade's Case | 127 |
| Yasuyoshi TOMIYAMA : A Study on Corporation and Trust | 144 |
| Kiyonobu ASAII : The Points of Dispute in Labor Agreement | 160 |
| Kitaro SAITO : The Burden of Proof in Criminal Procedure | 177 |
| Tokutaro KI : The Popular Sovereignty and Rousseau's Theory of Social Contract | 196 |
| Choichiro OKAZAKI : On the Doctorine of the Separation of Power : a Historical Survey of its Changes | 211 |
| Keizo SHIMIZU : Inquiries into the Expansion of Administrative Right : Chiefly on the Small Cabinet of England | 231 |
| Kakuzo MAESHIBA : Critical Comments on the Theories for or against Neutrality | 244 |
| Shigeo KITAYAMA : Various Problems Connected with Dokyo a Fragmentary Chapter towards a Political History of Ancient Japan | 264 |
| Shozo MAESHIMA : The Historical Status of the Hara Cabinet : The Transfiguration of Bourgeois Democracy | 304 |
| Takeo HOSONO : Sociology as an American Science Notes towards a History of American Sociology | 322 |
| Mifune OKUMURA : Crisis and Poetic Drama On Christopher Fry's <i>A Sleep of Prisoners</i> | 347 |
| Tatsumi KIKUCHI : The Fluctuations in the Population of Tree-gall Insects in Urban Districts | 365 |

No. 6 (1954. 2)**Articles**

| | |
|---|----|
| Satoshi SONOBE : The Legal Actions for Nullifying Administrative Acts | 1 |
| Shozo MAEJIMA : The Development of Nationalism in Yukichi Fukuzawa | 15 |
| Nobuo NISHIMURA : The Democratization of the Family Law and Its Retrogressive Tendency with Special Stress on the Problem of the "Ie" (Household) (4) | 39 |

Material

| | |
|--|-----|
| Takeo HOSONO : Roscoe Pound, <i>The New Paths of the Law</i> , 1950 | 61 |
| Studies in Judicial Precedents | |
| Hiroshi MIYAUCHI : Is an Incendiary Bottle an "Explosive" ? | 84 |
| Ikuro ITAKI : The Confirmation of Adoption through the Vicarious Consent of an Unqualified Person | 90 |
| Shozo INUI : The Delivery of Infants | 98 |
| A Chronological Table of Law and Politics for the Year 1952 | |
| | 108 |

No. 7 (1954. 6)**Articles**

| | |
|--|----|
| Daijiro KIKKAWA : The Provisional Disposition Ordering Non-feasance | 1 |
| Kakuzo MAESHIBA : The Two Education Bills and Japan's International Stand | 15 |

Materials

| | |
|--|----|
| Haruyuki YAMATE : The Record of the Development of the Negotiations for the MSA | 37 |
| Shozo INUI : Cases on State Liability Act (1) | 76 |
| Studies in Judicial Precedents | |
| Yoshio ONISHI : The Objection of the Prime Minister | 88 |
| Yasuyoshi TOMIYAMA : How to Sign Bills for Corporations | 98 |

No. 8 (1954. 9)**Articles**

| | |
|---|---|
| Shigeo KITAYAMA : The Historical Character of the <i>Kōmin</i> (Free Peasant in | 1 |
|---|---|

| | |
|--|-----|
| the Nara Period) in VII & VIII Centuries A Fragmentary Chapter towards a Political History of Ancient Japan | |
| Takeo HOSONO : The Movements for the Unification of Europe and the Standpoints of the Nations Concerned (1) Great Britain | 22 |
| Kazuo AMANO : On Unjust Laws (2) | 41 |
| Mifune OKUMURA : The Technique in the Court and Shakespeare Materials and Comments | 50 |
| Yasuyoshi TOMIYAMA : A Review of D. Lloyd : <i>The Law relating to Unincorporated Associations, 1937.</i> | 70 |
| Keizo SHIMIZU : On a Few Articles on McCarthyism in the <i>Monthly Review</i> | 79 |
| Shozo INUI : Cases on State Liability Act (2) | 101 |
| Studies in Judicial Precedents | |
| Satoshi SONOBE : The Misconducts of the Members of Local Legislative Assemblies and Their Penalty | 127 |
| Jun NAKAGAWA : <i>Actio negatoria</i> Based on Leasehold | 132 |

No. 9 (1954. 12)

Articles

| | |
|--|-----|
| Yoshio ONISHI : The Delivery Judgment in Lawsuits of Administrative Cases | 1 |
| Yasuyoshi TOMIYAMA : The Fluctuations in the Theory of Vested Rights in the U. S. Company Law The Changes in the Structure of the Joint-stock Company and a Phase of the Development of the Company Law | 31 |
| Haruyuki YAMATE : Article IX of the Constitution of Japan and the International Police Force | 70 |
| Materials and Comments | |
| Jun NAKAGAWA : Article I of the Civil Law Code as Reflected in Judicial Precedents With Special Reference on its Principal Applications after the Revision (1) | 137 |
| Shozo INUI : Cases on State Liability Act (3) | 152 |
| Study in Judicial Precedents | |
| Daijiro KIKKAWA : The Limits of the Hearing in the Protestation Actions against Provisional Dispositions and the Authorization of the Extension of the Claim | 170 |

No. 10 (1955. 5)

Articles

| | |
|---|-----|
| Satoshi SONOBE : The Relations between the School and the Students | 1 |
| Jun NAKAGAWA : On the Destruction of the Marital Relation and the Divorce Causes | 27 |
| Kakuzo MAESHIBA : The Atomic Weapon and International Politics ; An Introduction | 41 |
| Materials and Reviews | |
| Kazuo AMANO : Hermann Klenner's <i>Forms and Meaning of the Legality</i> | 61 |
| Choichiro OKAZAKI : A General Survey of the Municipal Assembly (1) | 99 |
| Studies in Judicial Precedents | |
| Yoshio ONISHI : The Voting Rights of the Students Resident in Dormitories | 125 |
| Shozo INUI : The Bailer and Article 178 of the Civil Code | 132 |
| Report | |
| Nobuo NISHIMURA : The Trend of the Revival of the Family System in Japan | 1 |

No. 11 (1955. 6)

Articles

| | |
|--|-----|
| Chihiro SAEKI : On Corpus delicti | 1 |
| Akihide KAKEHASHI : The Legal Personality in the Labour Market (1) With Critical Reference to Hegel's <i>Grundlinien der Philosophie des Rechts</i> | 33 |
| Shozo MAESHIMA : The Teijin Scandal and Its Background The Parliamentary Character of Japanese Fascism | 85 |
| Materials and Bookreviews | |
| Nobuo NISHIMURA · Makoto IKEDA : <i>Hun Yin Fa Tung Su Chiang Chich Tsai Liao</i> (A Text for the Lecture and Interpretation of the Marriage Law for the People) | 118 |
| Choichiro OKAZAKI : A General Survey of the Municipal Assembly (2) Study in Judicial Precedents | 157 |
| Daijiro KIKKAWA : The Construction of Buildings Violating the Provisional Disposition with the Condition of Non-alteration of the Land and Its Execution by Proxy | 180 |

No. 12 (1955. 8)

Articles

| | |
|---|-----|
| Kakuzo MAESHIBA : The Atomic Weapon and the Disarmament Constituting a Part of "The Atomic Power and International Politics" | 1 |
| Shozo MAESHIMA : From the "Superior" Government to the Government for the Defence of the Constitution The Historical Inquiry into the so-called "Taisho Democracy" | 51 |
| Akihide KAKEHASHI : The Legal Personality in the Labour Market (2) With Critical Reference to Hegel's <i>Grundlinien der Philosophie des Rechts</i> | 87 |
| Material and Bookreview | |
| Masami MATSUOKA : The Participation of the Laborers in the Management in West Germany | 176 |
| Study in Judicial Precedents | |
| Shozo INUI : The Difference between the Contract of Buying Back and the Reservation of Re-purchase | 193 |

No. 13 (1955. 10)

Articles

| | |
|---|-----|
| Kakuzo MAESHIBA : The Peaceful Uses of Atomic Energy and the Diplomacy through the Atomic Bombs Constituting a Part of "The Atomic Power and International Politics" | 1 |
| Makoto IKEDA : The Chinese People's Revolution and the Land Policy (1) | 54 |
| Akihide KAKEHASHI : The Legal Personality in the Labour Market (3) With Critical Reference to Hegel's <i>Grundlinien der Philosophie des Rechts</i> | 85 |
| Materials and Bookreviews | |
| Akira IDOTA : E. Schmidhäuser : Willkürlichkeit und Finalität als Unrechtsmerkmal im Strafrechtssystem (ZStW, 1954, 66 Bd, 1 Heft) | 167 |
| Keigo ABE : Protokoll der Philosophischen Konferenz über Fragen der Logik am 17 und 18 Nov. 1951 in Jena | 178 |
| Study in Judicial Precedents | |
| Jun NAKAGAWA : The Dissolution of the Joint Adoption | 189 |

No. 14 (1955. 12)

Articles

| | |
|---|----|
| Yoshio ONISHI : The Scientific Approach in Legal Interpretation (1) | 1 |
| Kakuzo MAESHIBA : The Atomic Power and the Peaceful Co-existence Constituting a Part of "The Atomic Power and International Politics" | 17 |
| Makoto IKEDA : The Chinese People's Revolution and the Land Policy (Part 2, Concluded) | 76 |

Material and Bookreview

| | |
|---|-----|
| Haruyuki YAMATE : Shigejiro Tabata : <i>Kokusaiho (International Law)</i> , Vol. 2 | 117 |
| Study in Judicial Precedents | |
| Ikuro ITAKI : Responsibility in the Wife's Misconduct and the Husband's Non-fulfilment of Obligations | 153 |

No. 15 (1956. 3)

Articles

| | |
|---|----|
| Chihiro SAEKI : E. Beling and the Theory of So-called <i>Tatbestand</i> (1) | 1 |
| Yoshio ONISHI : The Scientific Approach in Legal Interpretation (2) <i>Concluded</i> | 24 |
| Yasuyoshi TOMIYAMA : The Character of the Pre-emptive Right of the Shareholders | 45 |
| Akira IDOTA : The Criminal Procedure and Article XXXI of the Constitution of Japan | 65 |
| Satoshi SONOBE : Die Entwicklung des Verwaltungsrechts und der Verwaltungsrechtsprechung in Japan | 1 |

Material and Bookreview

| | |
|---|-----|
| Chikafumi SHIOTA : O. Prausnitz : <i>The Standardization of Commercial Contracts in English and Continental Law</i> , 1937 | 105 |
| Study in Judicial Precedents | |
| Jun NAKAGAWA : The Failure of the Lease and the Claim for the Return of the Premium | 117 |

No. 16 (1956. 7)

Articles

| | |
|--|----|
| Yoshio ONISHI : On Popular Sovereignty (1) | 1 |
| Kakuzo MAESHIBA : Two Kinds of Mass-media | 17 |
| Masahiro MITSUOKA : Essence of the Bargaining Unit System in U.S.A. Analysis of the Process of its Formation | 37 |

Materials and Bookreviews

| | |
|--|----|
| Shozo INUI : Michitaka Kaino : <i>Minpōgaku Gairon</i> (<i>General Study of Civil Law</i>) | 71 |
| Jun NAKAGAWA : Takeo Ota : <i>Rikon-gen-in no Kenkyū Hanrei no Hensen o Chūshin to shite</i> (<i>A Study of Causes for Divorce With Reference to the Change of Judicial Precedents</i>) | 79 |

Studies in Judicial Precedents

| | |
|--|----|
| Hiroshi SUEKAWA : A Case of Shop-renting Contract not Governed by the Regulation of a Lease "Case Lending" | 84 |
| Daijiro KIKKAWA : Provisional Disposition of Prohibiting the Construction of Tall Buildings and <i>Lösungssumme</i> | 89 |

+

No. 17 (1956. 12)

Articles

| | |
|---|----|
| Hajime WATANABE : The Independency in England in the XVII Century | 1 |
| Masami MATSUOKA : Joint Management of Capital and Labour and Company Law A Point of Intersection between Labour Law and Commercial Law | 29 |

Materials and Bookreviews

| | |
|---|----|
| Sachio NAKAGAWA : <i>Österreichisches Verwaltungsstrafrecht</i> (A Japanese Version) | 68 |
| Akira IDOTA : <i>Rōdōhō to Keihō no Kōsaku</i> (<i>The Borderland between Labour Law and Criminal Law</i>) by Takeshi Kumakura | 85 |

Studies in Judicial Precedents

| | |
|---|----|
| Shozo INUI : The Return of the Certificate for Pension and Article 504 of the Civil Code | 93 |
| Jun NAKAGAWA : The Right of Claim for Compensation of the Bereaved Partner in a Common Law Marriage, When One of the Spouse has been | 96 |

Murdered

No. 18 (1957. 3)**Articles**

| | |
|--|---|
| Chihiro SAEKI : E. Beling and the Theory of the So-called <i>Tatbestand</i> (2) | 1 |
|--|---|

| | |
|---|----|
| Shozo MAESHIMA : The Foreign Policy of the 2nd Katsura Cabinet | 30 |
|---|----|

| | |
|---|----|
| Masahiro HISHIDA : The Trusting of the Voting Right in the U. S. Company | 70 |
|---|----|

Law**Material**

| | |
|---|-----|
| John LEKSCHAS : <i>Die Lehre von der Handlung unter besonderer</i> | 105 |
|---|-----|

Berücksichtigung strafrechtlicher Probleme, 1953 (Translated into Japanese by the Society for the Study on Lekschas under the General Editorship of Kazuo AMANO) (1)

No. 19 (1957. 5)**Articles**

| | |
|---|---|
| Chikafumi SHIOTA : Several Problems Connected with the Release of the Director (1) | 1 |
|---|---|

| | |
|--|----|
| Shigeo KITAYAMA : An Essay on Empress Jito (1) A Fragmentary Chapter towards a Political History of Ancient Japan | 19 |
|--|----|

Materials

| | |
|--|----|
| Kiyonobu ASAII : A Phase of the Controversy on the Right of Labour Dispute On a Judicial Precedent of the Labour Court of the Federal Republic of Germany | 49 |
|--|----|

| | |
|--|----|
| John LEKSCHAS : <i>Die Lehre von der Handlung</i> (Translated by the Society for the Study on Lekschas under the General Editorship of Kazuo AMANO) (2) | 62 |
|--|----|

Study in Judicial Precedent

| | |
|--|----|
| Jun NAKAGAWA : The Permission of Divorce and the Nature of the Distribution of Property | 82 |
|--|----|

No. 20 (1957. 7)

Articles

| | |
|---|----|
| Akira IDOTA : The Place of Intention A Research into the System of the Teleological Theory of Conduct | 1 |
| Shozo MAESHIMA : The Economic Policy of the 2nd Katsura Cabinet and its Political Basis (1) | 30 |

Book Review

| | |
|--|----|
| Hajime WATANABE : Daniel J. Boorstin : <i>The Genius of American Politics</i> Study in Judicial Precedent | 61 |
| Shozo INUI : The Reciprocal Disseize of Possession | 87 |

No. 21 (1957. 9)

Articles

| | |
|---|----|
| Tomonosuke OHASHI : A Study of W. Sauer's Legal Theory with Special Emphasis on the Threefold Theory | 1 |
| Shozo MAESHIMA : The Economic Policy of the 2nd Katsura Cabinet and its Political Basis (2) (concluded) | 23 |

Material

| | |
|--|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : Studies in the Materials of the Reform of Criminal Law in Germany (<i>Materialien des Strafrechtsreform : Gutachten der Strafrechtslehler</i>) (1) | 55 |
|--|----|

Study in Judicial Precedent

| | |
|---|-----|
| Jun NAKAGAWA : Article 10 of the Provisional Law for the Disposal of the Lease of Land and House in War-damaged Areas | 100 |
| News of the R. U. L. A. | |

No. 22 (1957. 11)

Articles

| | |
|---|----|
| Kakuzo MAESHIBA : The Rationalistic Trends in the Development of International Politics | 1 |
| Chikafumi SHIOTA : Several Problems Connected with the Release of the | 33 |

450

Director (2, concluded)

Material

| | |
|---|-----|
| Yasushi GOTO : The Trial Records of the Iida Incident (1884) | 49 |
| Study in Judicial Precedent | |
| Shozo INUI : The Illegal Co-occupation by the Wife | 119 |

No. 23 (1958. 1)**Articles**

| | |
|---|----|
| Daijiro KIKKAWA : The Liberation Money in the Order for Provisional Disposition A Synthetic Study of Judicial Precedents | 1 |
| Shigeo KITAYAMA : An Essay on Empress Jito (2) A Fragmentary Chapter towards a Political History of Ancient Japan | 19 |

Material

| | |
|---|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : Studies in the Materials of the Reform of Criminal Law in Germany (<i>Materialien zur Strafrechtsreform : Gutachten der Strafrechtslehrer</i>) (2) | 33 |
|---|----|

Study in Judicial Precedent

| | |
|--|----|
| Masami MATSUOKA : The Competency of the Liquidator (the Director) as Plaintiff in an Action for Nullification of the Resolution by which He was Released by the General Meeting of the Shareholders | 59 |
|--|----|

+

No. 24 (1958. 3)**Articles**

| | |
|--|----|
| Keizo SHIMIZU : The Masses and the Classes (1) About the Political Leadership | 1 |
| Yasushi YAMAGUCHI : An Introductory Research into the Structural Instability of the Parliamentary System of the Weimar Republic (1) | 14 |

Material

| | |
|--|----|
| John LEKSCHAS : <i>Die Lehre von der Handlung</i> (Translated by the Society for the Study on Lekschas under the General Editorship of Kazuo AMANO) (3) | 68 |
|--|----|

No. 25 (1958. 6)**Articles**

| | |
|--|-----|
| Kakuzo MAESHIBA : Peaceful Coexistence : Its Theory and Reality | 1 |
| Kenji YAMASHITA : The Independence of Administrative Jurisdiction in Continental Law | 43 |
| Yasushi YAMAGUCHI : An Introductory Research into the Structural Instability of the Parliamentary System of the Weimar Republic (2) | 84 |
| Material | |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : Studies in the Materials of the Reform of Criminal Law in Germany (<i>Materialien zur Strafrechtsreform : Gutachten der Strafrechtslehrer</i>) (3) | 139 |

No. 26 (1958. 9)**Articles**

| | |
|--|----|
| Kakuzo MAESHIBA : The Active Factors in the Development of International Politics | 1 |
| Shozo MAESHIMA : Class Antagonism Concerning the Law for Levying Additional Land Tax (1) | 61 |
| Yoshio ONISHI : A Synthetic Study on the Precedents of the Public Safety Law | 95 |

Material

| | |
|--|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : Studies in the Materials of the Reform of Criminal Law in Germany (<i>Materialien zur Strafrechtsreform : Gutachten der Strafrechtslehrer</i>) (4) | 120 |
|--|-----|

Study in Judicial Precedents

| | |
|--|-----|
| Akira IDOTA : The Meaning of Injury in the Crime of Burglary Accompanied with Injury | 161 |
|--|-----|

News on the R. U. L. A.

No. 27 (1958. 12)

Articles

| | |
|---|----|
| Takeo HOSONO : The Method of Karl Renner's Sociology of Law On the Idea of Law | 1 |
| Shozo MAESHIMA : Class Antagonism Concerning the Law for Levying Additional Land Tax (2) (concluded) | 24 |

Materials

| | |
|---|----|
| Yasuyoshi TOMIYAMA : The British Labour Party's <i>Industry and Society</i> with Comments The Theory of Separation of Ownership and Management and Its Criticism | 81 |
| Hiroshi HATANO : <i>Allgemeine Verwaltungsverfahrensgesetz, AVG</i> (The Austrian General Administrative Adjective Law) A Translation into Japanese | 97 |

Studies in Judicial Precedents

| | |
|---|-----|
| Daijiro KIKKAWA : A Third Party's Dispossession of the Real Property in the Bailiff's Custody under Provisional Disposition and the Problem of the Necessity or Non-necessity of the Name of the Obligations for the Abatement of the Aforementioned Dispossession when the Provisional Dispossession has been Transferred to Full Execution | 126 |
| Masami MATSUOKA : The Right of Claim for Dissolution, the Right of Retirement, and Dismissal of the Members in Personal Companies News on the R. U. L. A. | 132 |

+

No. 28 (1959. 3)

Articles

| | |
|---|----|
| Shigeo KITAYAMA : On the Incident of Soga-no-Ishikawamaro (1) | 1 |
| Kohei MURAI : The Principles of Recrimination and Comparative Rectitude in the U. S. Divorce Law | 31 |

Materials and Bookreviews

| | |
|--|----|
| Choichiro OKAZAKI and Shosaku TAKAGI : The Area and Organization of the <i>Chiho</i> (Region) (1) | 62 |
| Haruyuki YAMATE : G. Schwarzenberger : <i>The Legality of the Nuclear Weapons</i> , 1958 | 87 |

+

| | |
|---|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : Studies in the materials of the Reform of Criminal Law in Germany (<i>Materialien zur Strafrechtsreform : Gutachten der Strafrechtslehner</i>) (5) | 115 |
| Study in Judicial Precedents | |
| Nobuo NISHIMURA : The Double Cession of Obligation and the Debtor's Right to Refuse to Pay the Debt | 175 |
| The News of the R. U. L. A. | |

No. 29·30 (1959. 9)

The Memorial Issue for The Sixty-First Birthdays of
Prof. SONOBE and Prof. ITAKI

| | |
|--|-----|
| Hiroshi SUEKAWA : Social Change and Law | 1 |
| Yoshio ONISHI : The Freedom of Travelling Abroad | 20 |
| Kenji YAMASHITA : C. Schmitt's Theory of the Constitutional Trials | 48 |
| Akira IDOTA : The Principle of the Priority of the Party in a Law-suit in Recent Criminal Trials | 71 |
| Chihiro SAEKI : The Exhibition of the Evidence in Criminal Procedures | 98 |
| Haruyuki YAMATE : The Validity of the Laws and Ordinances Established by the Occupational Troops | 135 |
| Kakuzo MAESHIBA : The Significance of Neutrality at This Point of Time | 197 |
| Shozo MAESHIMA : The Hancheng Affair A Phase of the Japanese (Imperial) Diplomacy at the Time of the Boxer Rising | 226 |
| Makoto IKEDA : The Revolution and Reaction at Canton | 270 |
| Hajime WATANABE : Some Problems of the Extra-Parliamentary Control in the British Labour Party | 301 |
| Yasushi YAMAGUCHI : The Political Neutrality of the Radio Broadcasting in the Weimar Republic | 357 |
| Kazuo HATANAKA : On the Acts Established by the Supreme Executive Committee in the U. S. S. R. | 382 |
| Nobuo NISHIMURA : The Revision of the Family Law and the Marriage of Consent | 407 |
| Yasuyoshi TOMIYAMA : The Logical Contradiction between Ownership and Management and its Development | 428 |
| Kiyonobu ASAI : On the Interpretation of Labour Law | 471 |

No. 31 (1959. 12)

Articles

| | |
|--|----|
| Jun NAKAGAWA : A Study of the Contract of Settlement through Divorce (1) a Survey of the Judicial Precedents | 1 |
| Hajime WATANABE : Some Problems of the Extra-Parliamentary Control in the British Labour Party (Continued) | 18 |
| Kazuo HATANAKA : Problems of Socialistic Lawfulness (1) the Principles of Socialistic Lawfulness | 38 |
| Tsuyoshi KOTAKA : An Introductory Study of Hearing a Research with Special Stress on Its Place in the U. S. Administrative Law | 75 |

Materials

| | |
|---|-----|
| Haruyuki YAMATE : The Validity of the Laws and Regulation Established by the Occupation Forces ; a Synthetic Study of Judicial Precedents (1) | 123 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : Studies in the materials of the Reform of Criminal Law in Germany (6, concluded) | 148 |

Study in Judicial Precedents

| | |
|---|-----|
| Shozo INUI : The Liabilities of the Keepers of Animals | 168 |
| The News of the R. U. L. A. | |

+

No. 32 (1960. 3)

Articles

| | |
|--|----|
| Makoto IKEDA : The Establishment of the Canton Hufa Government and the Militaristic Reaction (1) a Premise for the Reorganization of the Kuomintang | 1 |
| Kenji YAMASHITA : A Study of Judicial Power in France | 53 |
| Shozo INOUE : The Object of <i>materielle Rechtskraft</i> and the Court's Right of Choice (1) a Viewpoint on the Disputes on <i>Streitgegenstand</i> | 73 |

Material

| | |
|--|-----|
| Haruyuki YAMATE : The Validity of the Acts of the Occupation Control of Japan : a Synthetic Study of Judicial Precedents (2) | 108 |
|--|-----|

Study in Judicial Precedents

| | |
|--|-----|
| Akira IDOTA : The Drawing up of the Contract of Sale under the Name of a Corporation Which is being Organized and Forgery of Private Documents | 131 |
|--|-----|

The News of the R. U. L. A.

No. 33 (1960. 6)

Articles

| | |
|--|----|
| Yoshio ONISHI : "The Rule of Law" and Administrative Tribunals the Basic Issues in England | 1 |
| Shozo INOUE : The Object of <i>materielle Rechtskraft</i> and the Court's Right of Choice (2) a Viewpoint on the Disputes on <i>Streitgegenstand</i> | 27 |
| Tsuyoshi KOTAKA : The Internal Disciplinary Act and the Administrative Act (1) the Protection of Right against the Act in the Special Authoritative Relations | 57 |

Materials

| | |
|---|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Law in Asian Countries (1) | 89 |
| Haruyuki YAMATE : The Validity of the Acts of the Occupation Control of Japan : a Synthetic Study of Judicial Precedents (3) | 128 |
| Kohei MURAI : Condonation in U. S. Divorce Law | 160 |

Study in Judicial Precedents

| | |
|---|-----|
| Nobuo NISHIMURA : The Contract of Fidelity Guaranty and Public Policy and Good Morals The Legal Meaning of Act V of the Law Concerning Fidelity Guaranty | 179 |
|---|-----|

The News of the R. U. L. A.

+

No. 34 (1960. 9)

A Commemoration Number Offered to Dr. NOBUO NISHIMURA
for His Sixtieth Birthday

| | |
|---|----|
| Hiroshi SUEKAWA : Difficulties in the Application of Law With Special Stress on the Finding of Facts and the Interpretation of Law | 1 |
| Daijiro KIKKAWA : The Provisional Disposition in the Miike Coal Mine Disputes | 16 |
| Jun NAKAGAWA : A Study on the Succession of the Alimony through Divorce | 35 |
| Kiyonobu ASAII : On the So-called "Use of Violence" | 48 |
| Chihiro SAEKI : On the Draft for the Revision of Criminal Law | 73 |

| | |
|--|-----|
| Akira IDOTA : On the So-called "Theory of Harmony between Criminal Law and the Law of Criminal Procedure" A Problem Connected with the Draft for the Revision of Criminal Law | 95 |
| Yoshio ONISHI : <i>Conseil d'Etat</i> Its Judicial Section in Action | 115 |
| Kenji YAMASHITA : <i>Conseil d'Etat</i> Its Administrative Sections in Action | 143 |
| Haruyuki YAMATE : The Fall of Colonialism and International Law With Special Reference on the Right of National Self-determination | 175 |
| Kakuzo MAESHIBA : The Viewpoint of the Classes and the Viewpoint of Mankind On the So-called Ideological Disputes between the Soviet Union and the Communist China | 214 |
| Shozo MAESHIMA : The Russo-Chinese Secret Pact and the Kato Diplomatic Policy | 239 |
| Makoto IKEDA : On Mao-Tse-tung's "On the Protracted War" | 282 |
| Yasushi YAMAGUCHI : The Present State of the Social Democratic Party of Germany | 301 |
| Kazuo HATANAKA : Socialism and Neutrality | 338 |

+
No. 35 (1960. 12)

Articles

| | |
|--|-----|
| Yasuyoshi TOMIYAMA : "Social Character" of the Joint Stock Company | 1 |
| Masami MATSUOKA : An Introduction to the Formationprocess of the Japanese Code of Commerce On the Controversies over the Codification of the Commerce Law | 15 |
| Tsuyoshi KOTAKA : The Study about the Function of Hearing Examiner | 37 |
| Materials | |
| Kohei MURAI : Collusion in U. S. Divorce Law | 68 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (2) | 91 |
| Study in Judicial Precedents | |
| Satoshi SONOBE : The Way and Time of the Promulgation of Statutes and Ordinances | 127 |

No. 36 (1961. 3)

Article

| | |
|--|-----|
| Choichiro OKAZAKI : The Administrative Problems in the Metropolitan Areas | 1 |
| A Sketch with Some Specific Problems | |
| Materials | |
| Takashi YASUDA : On the Exigibility (<i>Zumutbarkeit</i>) in Administrative | 36 |
| Offences With Special Stress on Judicial Precedents | |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : | 69 |
| Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (3) | |
| Book Review | |
| Hajime WATANABE : Marc Karson, <i>American Labor Unions and Politics, 1900-1918</i> (Carbondale : Southern Illinois University Press, 1958) | 94 |
| Study in Judicial Precedents | |
| Chikafumi SHIOTA : The Validity of a Promissory Note Which Bears a | 135 |
| Different Address of the Co-Drawer and States Only "Tokyo-to" as its Places | |
| of Payment and Drawing | |
| News on Research Meetings | |

+

+

No. 37 (1961. 6)

Articles

| | |
|---|----|
| Yoshio ONISHI : Lawyers in the Soviet Union | 1 |
| Nobuo NISHIMURA : Some Critical Comments on the System of Marriage by | 21 |
| Notification in Japanese Civil Law (1) | |
| Juta YAMAMOTO : Judicial Remedy for School Discipline The Extent and | 45 |
| Degrees of Guarantee | |
| Material | |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : | 79 |
| Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (4) | |
| Book Review | |
| Shozo INOUE : Arens, P.; <i>Streitgegenstand und Rechtskraft im</i> | 90 |
| <i>aktienrechtlichen Anfechtungsverfahren.</i> | |
| News on Research Meetings | |

No. 38 (1961. 9)

Articles

| | |
|--|----|
| Yoshikazu TAMURA : Sphere of Administrative Discretion in "unbestimmten Rechtsbegriffe" 1 | 1 |
| Hajime WATANABE : The Basic Characteristics of American Labor Politics (1) Material | 41 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (5) | 77 |

No. 39·40 (1961. 12)

A Commemoration Number Offered to Dr. Daijiro Kikkawa
for His Sixtieth Birthday

| | |
|--|-----|
| Hiroshi SUEKAWA : Between Possession and Property 1 | 1 |
| Nobuo NISHIMURA : The Method of Contracting Marriage according to the Principle of the Compulsory Civil Marriage (<i>Zwangszivilehe</i>) Chiefly as Applied in West Germany | 11 |
| Kiyonobu ASAI : Woman Labour in West Germany and the Trends of Its Protective Legislation | 43 |
| Jun NAKAGAWA : The Proxy in the Cancellation of the Adoption of a Party under Fifteen | 67 |
| Chihiro SAEKI : The Supreme Court and Discovery 91 | |
| Akira IDOTA : An Introduction to the Structure of Investigation | 129 |
| Yoshio ONISHI : The Lawyer in England | 150 |
| Kakuzo MAESHIBA : The New Stage in the East-West Relations | 179 |
| Shigeo KITAYAMA : On the Establishment of the <i>Ritsuryo</i> System | 207 |
| Shozo MAESHIMA : The Death by Poisoning of the 1st Saionji Cabinet | 248 |
| Makoto IKEDA : Konan Naito on the Hsin Hai Revolution | 285 |
| Kazuo HATANAKA : The Security of Socialist Legality the Relief of Rights from the Abuse of Power | 328 |

No. 41 (1962. 2)**Articles**

| | |
|--|---|
| Kenji YAMASHITA : The Guarantee of the Right of Property and the Theory of the Institutional Guarantee | 1 |
|--|---|

| | |
|---|----|
| Yasushi YAMAGUCHI : The Labour Union Movement and the Seizure of Power by the Nazis (1) | 42 |
|---|----|

Materials

| | |
|--|----|
| Haruyuki YAMATE (translated by) : Grigory I. Tunkin : <i>Co-existance and International Law</i> (1) | 82 |
|--|----|

| | |
|---|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (6) | 105 |
|---|-----|

Studies in Judicial Precedents

| | |
|---|-----|
| Jun NAKAGAWA : The Meaning in Section 1, No. 3 of Article 814 of the Civil Law Code and the Justifiability of its Application | 115 |
|---|-----|

| | |
|--|-----|
| Yoshikazu TAMURA : The Propriety of the Legal Procedure Ascertaining the Existence of the Duty of the Administrative Authority | 127 |
|--|-----|

| | |
|--|---|
| + The Acknowledgment of the Minister of Agriculture and Forestry Based on Article 80, Section 1 of the Agricultural Land Law | + |
|--|---|

News on Research Meetings**No. 42 (1962. 4)****Article**

| | |
|---|---|
| Yoshikazu TAMURA : An Examination into the Discretion in Adjudging the Requirements (1) | 1 |
|---|---|

Materials

| | |
|--|----|
| Makoto IKEDA (translated by) : Li Wei-han : <i>The Struggle for the Proletarian Leadership during the Period of the New Democratic Revolution</i> (1) | 41 |
|--|----|

| | |
|---|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (7) | 69 |
|---|----|

| | |
|---|----|
| Yukio ASAI : On the Regulations on Ownership in the 1960 Constitution of the Socialist Republic of Czechoslovakia | 98 |
|---|----|

Study in Judicial Precedents

| | |
|---|-----|
| Shozo INUI : The <i>Condictio</i> from Illegal Cause and the Government Reparation | 116 |
|---|-----|

News on Research Meetings

No. 43 (1962. 6)

Articles

| | |
|--|----|
| Kazuo AMANO : John of Salisbury's Theory of the Right of Resistance | 1 |
| Hajime WATANABE : The Basic Characteristics of American Labor Politics (2) | 28 |

Materials

| | |
|---|-----|
| Kiyonobu ASAII : New Labor Act of the German Democratic Republic and Protective Labor Legislation | 78 |
| Makoto IKEDA (translated by) : Li Wei-han : <i>The Struggle for the Proletarian Leadership during the Period of the New Democratic Revolution</i> (2) | 97 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (8) | 133 |

News on Research Meetings

No. 44 (1963. 2)

A Commemoration Number Offered to Dr. Kakuzo Maeshiba
for His Sixtieth Birthday

| | |
|---|-----|
| Yoshio ONISHI : Treaty and Constitution | 3 |
| Shigeo KITAYAMA : An Essay on the Upheaval of Ex-Emperor Heizei-Studies on the Political History of Ancient Japan, 2nd Series (2) | 22 |
| Makoto IKEDA : Konan Naito on Yuan Shih-kai | 71 |
| Hajime WATANABE : On the "Nationalization" of American Politics The Basic Characteristics of American Labor Politics (3) | 104 |
| Yasushi YAMAGUCHI : The German Federation of Labour A Pressure Group in West Germany | 138 |

No. 45 (1963. 3)

A Commemoration Number Offered to Dr. Kiyonobu Asai
for His Sixtieth Birthday

| | |
|---|---|
| Yoshikazu TAMURA : Transition of the Discretion as Reflected in the West German Administrative Precedents An Examination into the Discretion in | 3 |
|---|---|

| | |
|--|-----|
| Adjudging the Requirements (2) | |
| Daijiro KIKKAWA : The Execution of the Provisional Disposition Forbidding the Interruption of Employment With Special Stress on the Recent Decision of the Tokyo District Court | 31 |
| Hiroshi SUEKAWA : What Lies at the Base of the Inheritance System | 43 |
| Jun NAKAGAWA : The Act Involving the Conflict of Interests between Parents and their Miners Its Requisites and Practical Examples | 51 |
| Nobuo NISHIMURA : The Establishment of the Principle of Marriage by Notification in Japanese Civil Law Some Critical Comments on the System of Marriage by Notification in Japanese Civil Law (2) | 85 |
| Yasuyoshi TOMIYAMA : A Third Party's Preemptive Right and the Issue of the Stock under the Fair Price | 156 |
| Chikafumi SHIOTA : The Responsibility of the Director towards a Third Party 1 : Practical Examples in Precedents | 170 |

No. 46 (1963. 3)

+ Articles +

| | |
|--|----|
| Kenji YAMASHITA : The Legal Character of the Provision for the Fundamental Rights (1) | 1 |
| Hajime WATANABE : The Basic Characteristics of American Labor Politics (4, concluded) | 29 |

Material

| | |
|--|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (9) | 59 |
|--|----|

Book Review

| | |
|--|----|
| Shoji MATSUNO : Makoto IKEDA : <i>The Political History of Modern China</i> | 87 |
| News on Research Meetings | |

No. 47 (1963. 6)

Article

| | |
|---|---|
| Kazuo AMANO : The Right of Resistance in the Estate-State during the Later Middle Ages | 1 |
|---|---|

+

Materials

| | |
|---|----|
| Haruyuki YAMATE (translated by) : Grigory I. Tunkin : <i>Co-existance and International Law</i> (2) | 19 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (10) | 29 |
| Book Review | |
| Kazuo HATANAKA : Glenn G. Morgan : <i>Soviet Administrative Legality</i> <i>The Role of the Attorney General's Office, 1962</i> | 68 |
| Studies in Judicial Precedents | |
| Yoshikazu TAMURA : The Propriety of the Suit for the Affirmation of the Illegality of the Non-feasance in Connection with the Public Procurator's Decision on Indictment | 75 |
| Jun NAKAGAWA : The Parental Relations between a Mother and Her Illegitimate Child and the Need of Acknowledgment | 90 |
| News on Research Meetings | |

+

No. 48 (1963. 12)

+

Articles

| | |
|--|----|
| Haruyuki YAMATE : The Interpretation of Treaties | 1 |
| Akira IDOTA : The Interpretation of the Law of Criminal Procedure | 14 |

Materials

| | |
|---|----|
| Kenji YAMASHITA : Friedrich Naumann's Draft on the Fundamental Right, March 31, 1919 | 34 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (11) | 42 |

Book Review

| | |
|---|----|
| Yasushi YAMAGUCHI : Edward W. Bennett : <i>Germany and the Diplomacy of the Financial Crisis, 1931</i> | 71 |
|---|----|

Study in Judicial Precedents

| | |
|---|-----|
| Chikafumi SHIOTA : The Status of a Person Appointed Manager by the Directors by Means of Circular Letters or Other Similar Methods | 100 |
|---|-----|

News on Research Meetings

No. 49 (1964. 1)**Article**

| | |
|---|----|
| Yoshikazu TAMURA : On the Limit of Administrative Discretion | 1 |
| Material | |
| Choichiro OKAZAKI & Shosaku TAKAGI : The Area and Organization of the <i>Chiho</i> (Region) (2) | 26 |

Book Review

| | |
|---|----|
| Hajime WATANABE : James MacGregor Burns, <i>The Deadlock of Democracy : Four-Party Politics in America</i> | 63 |
|---|----|

News on Research Meetings**No. 50 (1964. 2)****Articles**

| | |
|--|----|
| Kakuzo MAESHIBA : The Nuclear and Human Consciousness | 1 |
| Masanori MATSUOKA : A Study on the Proof of the Bad Character of the Accused | 23 |

Materials

| | |
|---|----|
| Haruyuki YAMATE (translated by) : Grigory I. Tunkin : <i>Co-existance and International Law</i> (3, Concluded) | 49 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (12) Study in Judicial Precedents | 78 |
| Shozo INUI : Accidents Met by Teachers being in Class and Governmental Reparation | 97 |

+

No. 51·52 (1964. 3)**Articles**

| | |
|---|----|
| Yoshio ONISHI : Effect of the Decision of Unconstitutionality | 1 |
| Yoshikazu TAMURA : On the Limit of Administrative Discretion (2) | 19 |

Materials

| | |
|--|----|
| Haruyuki YAMATE : Ivo Lapenna : <i>The Legal Aspects and Political Significance of the Soviet Concept of Co-Existence</i> | 43 |
|--|----|

| | |
|---|-----|
| Kiyonobu ASAII : The Principles and Agency to Decide Labour Disputes in German Democratic Republic | 85 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (13) Studies in Judicial Precedents | 102 |
| Haruyuki YAMATE : The Decision on the Atomic Bomb Case | 121 |
| Ikuro ITAKI : The Tenant's Right of Claim for Purchase of a Building and its Exercise Subrogated by the Undertenant | 155 |
| Daijiro KIKKAWA : The Subrogator of the Duties of a Medical Corporation and the Applicability of Article 123, Section 5 of the Law of Procedure in Noncontentious Matters of Articles 271 of the Commercial Code | 167 |

No. 53 (1964. 8)

Articles

| | |
|---|----|
| Chihiro SAEKI : The Regulations for the Prevention of Violent and Vicious Act | 1 |
| Nobuo NISHIMURA : The Actual State of Guarantee for Employee's Good Conduct in the Present Age (1) | 28 |
| Jun NAKAGAWA : A Study of the Contract of Settlement through Divorce (2) A Survey of the Judicial Precedents | 61 |

Materials

| | |
|---|-----|
| Makoto IKEDA : On the Fundamental Right and Duty of a Chinese Citizen (An Abridged Translation with a Commentary) (1) | 68 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (14) | 114 |

News on Research Meeting

No. 54 (1964. 11)

Articles

| | |
|---|----|
| Nobuo NISHIMURA : The Actual State of Guarantee for Employee's Good Conduct in the Present Age (2) | 1 |
| Tsuyoshi KOTAKA : On the Procedural Fairness in the Anglo-American Administrative Processes The Application of the Rule of Natural Justice and | 33 |

Its Limitations

Materials

| | |
|--|-----|
| Kazuo HATANAKA : S. L. Zivs, <i>The Method of Comparative Research in the State and Law Science</i> | 59 |
| Makoto IKEDA : On the Fundamental Right and Duty of a Chinese Citizen (An Abridged Translation with a Commentary) (2) | 73 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (15) | 100 |

News on Research Meetings

No. 55 (1964. 12)

Articles

| | |
|---|----|
| Kiyonobu ASAI : The Role of the Railway Security Officer in Labour Disputes (1) | 1 |
| Hayato KUBOTA : Customary Usages in Labour Relation as Reflected in Judicial Precedents | 23 |

Materials

| | |
|--|----|
| Kazuo AMANO : Imre Szabó, <i>Die theoretischen Fragen der Auslengung der Rechtsnormen</i> | 43 |
| Makoto IKEDA : On the Fundamental Right and Duty of a Chinese Citizen (An Abridged Translation with a Commentary) (3) | 52 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (16) Study in Judicial Precedents | 77 |
| Shozo INOUE : The Withdrawal of a Suit and the Bar against Its Re-filing | 97 |

No. 56 (1965. 1)

Articles

| | |
|--|----|
| Chikafumi SHIOTA : Simple Signatures Affixed on the Obverse Sides of Bills of Exchange A Study on the Precedents | 1 |
| Yoshio NAKAI : A Study on the Preventive Measures against the Infringement of Rights in Germany | 28 |

Materials

| | |
|---|-----|
| Haruyuki YAMATE : The Gulf of Tongking Incident and the U.S.-Japanese Security Treaty On Some Points of Issue in the Parliamentary Debates in the Light of International Law | 53 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (17) Study in Judicial Precedents | 83 |
| Yoshikazu TAMURA : Case on the Revocation of Driving Licence News on Research Meeting | 125 |

No. 57·58 (1965. 3)

Articles

| | |
|--|----|
| Yoshikazu TAMURA : The Principle of "Verhältnismäßigkeit" On the Limit of Administrative Discretion (3) | 1 |
| Kiyonobu ASAI : The Role of the Railway Security Officer in Labour Disputes (2) | 25 |
| Tsuyoshi KOTAKA : Administrative Process and Separation of Function in the U.S. On the Procedural Fairness in the Anglo-American Administrative Processes (4) | 52 |

+

Materials

| | |
|---|-----|
| Kenji YAMASHITA : Hans-Ulrich Evers, <i>Verbände-Verwaltung-Verfassung</i> | 77 |
| The Reading Circle of Foreign Law (General Editor : Kazuo AMANO) : Socialist Science of Law and Sociological Method | 93 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (18) Study in Judicial Precedents | 112 |
| Daijiro KIKKAWA : The Competent Court for the Decree to File a Claim News on Research Meetings | 135 |

+

No. 59 (1965. 6)

Articles

| | |
|--|----|
| Yoshio ONISHI : Minority Rights in the Constitutional Law | 1 |
| Yoshio NAKAI : <i>Actio negatoria</i> based on the Lease of Real Property (1) | 29 |

A Point on the System of Rights and the Institute of Rights's Guarantee
Materials

| | |
|---|-----|
| The Reading Circle of Foreign Law (General Editor : Kazuo AMANO) : | 71 |
| Legal Problems in Cuba | |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (19) Book Review | 94 |
| Yoshitaka NAKAMURA : <i>Erfolgsunwert und Handlungsunwert im Unrecht</i> von Dr. Detlef Krauß | 109 |

No. 60 (1965. 8)

Article

| | |
|---|---|
| Kakuzo MAESHIBA : The Rationale of "The Bombing of North-Vietnam" and Its Contradiction | 1 |
|---|---|

Materials

| | |
|--|----|
| Haruyuki YAMATE : Oliver J. Lissitzyn, <i>International Law in a Divided World</i> (1) | 22 |
|--|----|

| | |
|---|----|
| The Reading Circle of Foreign Law (General Editor : Kazuo AMANO) : | 49 |
| The Popular Grievance Machineries in Socialist States | |

| | |
|---|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (20) Book Review | 85 |
|---|----|

| | |
|---|-----|
| Kazuo HATANAKA : A. I. Kosarev, <i>Comparative Method in Legal History Research</i> | 102 |
|---|-----|

Study in Judicial Precedent

| | |
|---|-----|
| Jun NAKAGAWA : The Delivery of Infants | 115 |
|---|-----|

+

No. 61 (1965. 10)

Articles

| | |
|---|---|
| Kiyonobu ASAI : Dreyer Report and Government and Public Service Employees Legislation | 1 |
|---|---|

| | |
|--|----|
| Shozo INOUE : <i>Teilanspruch und Nachforderung im Zivilprozess</i> (1) | 24 |
|--|----|

Materials

| | |
|---|-----|
| Haruyuki YAMATE : Oliver J. Lissitzyn, <i>International Law in a Divided World</i> (2) | 37 |
| The Reading Circle of Foreign Law (General Editor : Kazuo AMANO) : The New Civil Code of Czechoslovak Socialist Republic | 63 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (21) | 82 |
| Book Review | |
| Kazuo HATANAKA : A. A. Piontkovsky, <i>Legal Science, its Nature and Method Study in Judicial Precedent</i> | 112 |
| Daijiro KIKKAWA : The Effect of the Interlocutory Injunction | 124 |
| News on Research Meeting | |

No. 62 (1965. 12)

Articles

| | |
|---|----|
| Akira IDOTA : The Functions and Contents in <i>Prozeßvoraussetzung</i> | 1 |
| Yoshikazu TAMURA : On the Limit of Administrative Discretion (4) | 29 |
| Yoshio NAKAI : <i>Actio negatoria</i> Based on the Lease of Real Property (2) | 55 |
| Materials | |
| The Reading Circle of Foreign Law (General Editor : Kazuo AMANO) : Concrete and Sociological Method in Soviet Legal Science | 73 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (22) | 94 |
| News on Research Meeting | |

No. 63·64 (1966. 3)

Articles

| | |
|---|----|
| Yoshio ONISHI : Lack in the Constitutional Law | 1 |
| Tsuyoshi KOTAKA : On the Restriction and the Exclusion of Due Process | 23 |
| on the Procedural Fairness in the Anglo-American Administrative Processes (5) | |
| Jun NAKAGAWA : The Delivery of Infants (1) | 74 |

Material

| | |
|--|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (23) | 88 |
|--|----|

Book Review

| | |
|---|-----|
| Masami MATSUOKA : Hans Karl Nipperdey ; <i>Soziale Marktwirtschaft und Grundgesetz</i> | 106 |
|---|-----|

Studies in Judicial Precedents

| | |
|---|-----|
| Hiroshi SUEKAWA : The Fault in Insecure Facilities of a Railway Crossing | 124 |
|---|-----|

| | |
|---|-----|
| Shozo INUI : Kompensationsverbot gegen Anspruch aus der Vertragsverletzung | 130 |
|---|-----|

| | |
|---|-----|
| Chikafumi SHIOTA : The Validity of a Promissory Note | 140 |
|---|-----|

News on Research Meetings**No. 65 (1966. 6)****Articles**

| | |
|---|---|
| Chihiro SAEKI : The Dawning of the Science of Criminal Law | 1 |
|---|---|

| | |
|--|----|
| Nobuo NISHIMURA : The Actual State of Guarantee for Employee's Good Conduct in the Present Age (3) | 25 |
|--|----|

Materials

| | |
|---|----|
| Haruyuki YAMATE & Hideo SOGA : R. W. M. Dias, <i>Mechanism of Definition as Applied to International Law</i> (1) | 51 |
|---|----|

| | |
|---|----|
| The Reading Circle of Foreign Law (General Editor : Kazuo AMANO) : About the New Constitution of Yugoslavia | 64 |
|---|----|

+

No. 66 (1966. 12)**Articles**

| | |
|---|---|
| Keizo SHIMIZU : Party Government and Pressure Groups in Britain An Approach to Comparative Politics | 1 |
|---|---|

| | |
|--|----|
| Nobuo NISHIMURA : The Actual State of Guarantee for Employee's Good Conduct in the Present Age (4) | 16 |
|--|----|

Materials

| | |
|---|----|
| Haruyuki YAMATE & Hideo SOGA : R. W. M. Dias, <i>Mechanism of Definition as Applied to International Law</i> (2) | 63 |
|---|----|

| | |
|---|----|
| The Reading Circle of Foreign Law (General Editor : Kazuo AMANO) : | 74 |
|---|----|

The Controversy between H. J. Berman and V. A. Tumanov over the
Character of Soviet Law

Comment on Judicial Precedents

| | |
|---|----|
| Hayato KUBOTA : Legal Character of Annual Leave with Pay | 96 |
| News on Research Meetings | |

No. 67 (1967. 1)

Articles

| | |
|--|----|
| Tsuyoshi KOTAKA : The Due Process Theory in the Administrative Law (1) | 1 |
| Hideo FUKUI : The Structure of Politics in the Eighteenth Century England ; with Special Reference to the Justice of the Peace (1) | 28 |

Materials

| | |
|---|----|
| Makoto IKEDA (translated by) : Yang Xin·Chen Jian : Exposure and Criticism on the Erroneous Dogma of Imperialist about the Sovereignty of the State | 56 |
| The Reading Circle of Foreign Law (General Editor : Kazuo AMANO) : Some Problems of Yugoslav Constitutional Theory | 69 |

Comment on Judicial Precedents

| | |
|--|-----|
| Chikafumi SHIOTA : The Promissory Note without Uninterrupted Series of Indorsement by Miswriting | 102 |
|--|-----|

+

No. 68 (1967. 2)

Article

| | |
|---|---|
| Yoshio ONISHI : Emergency Powers in the Japanese Imperial Constitution | 1 |
| Materials | |

| | |
|--|----|
| Yasushi YAMAGUCHI : Notes on the New Emergency Acts in Western Germany (1) | 36 |
|--|----|

| | |
|--|----|
| The Reading Circle of Foreign Law (General Editor : Kazuo AMANO) : Some Legal Problems of the Economic Planning in the Socialist Countries | 49 |
|--|----|

Comment on Judicial Precedents

| | |
|---|----|
| Tsuyoshi KOTAKA & Yoshikazu TAMURA : On a Case of Bus-Corporation License | 86 |
|---|----|

No. 69·70 (1967. 3)**Articles**

| | |
|---|----|
| Kenji YAMASHITA : The Implications of Government by Committee | 1 |
| Kiyonobu ASAII : Labor Practices (1) | 18 |
| Hideo FUKUI : The Structure of Politics in the Eighteenth Century England ; with Special Reference to the Justice of the Peace (2) | 32 |

Materials

| | |
|--|----|
| Yasushi YAMAGUCHI : Notes on the New Emergency Acts in Western Germany (2) | 56 |
| The Reading Circle of Foreign Law (General Editor : Kazuo AMANO) : The Theory of Rights in USSR | 70 |

Comments on Judicial Precedents

| | |
|---|-----|
| Shozo INUI : Limitation of Action to Have the Landowner Buy the Building | 99 |
| Yoshio NAKAI : The Effect of the Forbidding Clause of Reconstruction without Lessor's Acceptance and Confidential Relationship | 107 |
| Jun NAKAGAWA : Unregistered Marriage and Japanese Civil Law § 772 | 117 |

No. 71 (1967. 6)**Articles**

| | |
|---|----|
| Yasushi YAMAGUCHI : The Secret Rearmament and the S. P. D. in the Weimar Republic (1) | 1 |
| Kiyonobu ASAII : Labor Practices (2) | 37 |
| Hideo FUKUI : The Structure of Politics in the Eighteenth Century England ; with Special Reference to the Justice of the Peace (3) | 55 |

Comment on Judicial Precedents

| | |
|--|----|
| Munehiko MISHIMA : Liability for Automobile Accident and Imperfection of Highway Facilities | 81 |
|--|----|

No. 72 (1967. 8)**Articles**

| | |
|---|----|
| Tsuyoshi KOTAKA : The Due Process Theory in the Administrative Law (2) | 1 |
| Yasushi YAMAGUCHI : The Secret Rearmament and the S. P. D. in the | 27 |

| | |
|---|-----|
| Weimar Republic (2) | |
| Toshio YASUTAKE : On Conditions of the <i>Prénovation</i> in French Law | 58 |
| Case Study | |
| Yoshikazu TAMURA : <i>Über den Begriff des subjektiven öffentlichen Rechts in der Anfechtungsklage (1)</i> | 86 |
| Material | |
| The Reading Circle of Vattel (General Editor : Haruyuki YAMATE) : | 103 |
| Japanese Translation of Vattel : <i>Le Droit des Gens, ou Principes de la Loi Naturelle appliqués à la Conduite et aux Affaires des Nations et des Souverains, 1758 (1)</i> | |
| News on Research Meetings | |

No. 73 (1968. 1)

Articles

| | |
|---|----|
| Kiyonobu ASAI : Labor Practices (3) | 1 |
| Yasushi YAMAGUCHI : The Secret Rearmament and the S.P.D. in the Weimar Republic (3) | 36 |
| Kaname KANZAKI : The Development of Oriental Despotism in Mesopotamia (1) A Treatise on Asiatic Form | 67 |

Material

| | |
|---|----|
| The Reading Circle of Vattel (General Editor : Haruyuki YAMATE) : | 84 |
| Japanese Translation of Vattel : <i>Le Droit des Gens, ou Principes de la Loi Naturelle appliqués à la Conduite et aux Affaires des Nations et des Souverains, 1758 (2)</i> | |

Summaries of the Inspection on Dissertations

No. 74 (1968. 3)

Articles

| | |
|---|----|
| Yoshio ONISHI : On Public Demonstration Regulations | 1 |
| Tsuyoshi KOTAKA : The Due Process Theory in the Administrative Law (3) | 49 |

Material

| | |
|---|----|
| The Reading Circle of Vattel (General Editor : Haruyuki YAMATE) : | 80 |
| Japanese Translation of Vattel : <i>Le Droit des Gens, ou Principes de la Loi</i> | |

Naturelle appliqués à la Conduite et aux Affaires des Nations et des Souverains,
1758 (3)

News on Research Meetings

No. 75·76 (1968. 3)

Articles

| | |
|---|----|
| Chihiro SAEKI : Arguments in <i>Genroin</i> to abolish the <i>Fuoiritsu</i> (<i>nulla poena sine lege</i> in Early Meiji Era) | 1 |
| Munehiko MISHIMA : Damages for Non-Pecuniary Losses | 14 |
| Yasushi YAMAGUCHI : The Secret Rearmament and the S. P. D. in the Weimar Republic (4) | 39 |

Materials

| | |
|---|----|
| The Reading Circle of Foreign Law (General Editor : Kazuo AMANO) : On Study of Socialist Law | 65 |
| The Reading Circle of Vattel (General Editor : Haruyuki YAMATE) : Japanese Translation of Vattel : <i>Le Droit des Gens, ou Principes de la Loi Naturelle appliqués à la Conduite et aux Affaires des Nations et des Souverains,</i> 1758 (4) | 86 |

Book Review

| | |
|---|-----|
| Yoshio NAKAI : Albrecht Zeuner, <i>Gedanken zur Unterlassungs-und negativen Feststellungsklage</i> | 124 |
| Comment on Judicial Precedents | |
| Haruyoshi SHIMURA : To Claim "Sachübernahme" which was not written in Articles of Incorporation as Null and Abuse of Right | 140 |
| News on Research Meetings | |

No. 77 (1969. 5)

Article

| | |
|--|---|
| Hajime WATANABE : The New Left and Socialism in America ; with Special Reference to the "Ethnic" Factor | 1 |
|--|---|

Research Note

| | |
|---|----|
| Yoshitaka NAKAMURA : The History of Judicial System in France G. Lépointe ; <i>L'histoire des institutions judiciaires de 1789 à 1914</i> | 43 |
|---|----|

No. 78·79 (1969. 6)**Report on Education of Law****No. 80 (1969. 8)****Articles**

| | |
|--|----|
| Yasushi YAMAGUCHI : The Secret Rearmament and the S.P.D. in the Weimar Republic (5) | 1 |
| Tsuyoshi KOTAKA : The Due Process Theory in the Administrative Law (4) | 29 |
| Research Notes | |
| Kazuaki HORIE : Research Note about Neo-Kantian Philosophy of Law | 54 |
| Toyochika KOMURO : Plant closing and Plant run away in the United States of America | 61 |

Material

| | |
|---|----|
| The Reading Circle of Vattel (General Editor : Haruyuki YAMATE) : | 86 |
| Japanese Translation of Vattel : <i>Le Droit des Gens, ou Principes de la Loi Naturelle appliqués à la Conduite et aux Affaires des Nations et des Souverains, 1758</i> (5) | |

Comment on Judicial Precedents

| | |
|--|-----|
| Hayato KUBOTA : The Legal Effects of the Rules of Employment with no Employee's Consent | 116 |
|--|-----|

+

No. 81·82 (1969. 11)**Articles**

| | |
|--|-----|
| Kakuzo MAESHIBA : What is the Socialism ? ; Fifty Years after the Russian Revolution | 3 |
| Yasushi YAMAGUCHI : The Dispute on the Defence Policy in the S.P.D. during the Weimar Period | 32 |
| Hideo FUKUI : A Typical Thought of English Socialism ; The Political Ideas of Harold J. Laski | 84 |
| Masao OTA : The Social Democratic Party of Japan and the Morito-Inamura Dispute | 137 |

No. 83 (1970. 2)**Articles**

| | | |
|---|--------------|----|
| Kazuo AMANO : A History of Legal Thought | Introduction | 1 |
| Yukio ASA : "Ownership" in the Socialist Constitutions | | 18 |

Material

| | |
|---|----|
| The Reading Circle of Foreign Law (General Editor : Kazuo AMANO) : | 45 |
|---|----|

M. N. Andrewhin, "Genocide in Policy of Imperialist State"

Book Review

| | |
|--|----|
| Hideo SOGA : F. A. Amerasinghe ; State Contracts, extracted from his "State Responsibility for Injuries Aliens" | 88 |
|--|----|

No. 84 (1970. 6)**Report on Education of Law****No. 85 (1970. 7)****Articles**

| | |
|---|----|
| Kazuo AMANO : Ancient Legal Thought | 5 |
| Norio TABIRA : An Juristic Study of Self-Financing Mainly concerning to the Regulation in the New West-German Aktiengesetz | 27 |

Material

| | |
|---|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : The Studies of Criminal Laws in Asian Countries (24) | 79 |
| Summaries of the Inspection on Dissertations | |

No. 86 (1970. 8)**Article**

| | |
|---|---|
| Hayato KUBOTA : The Principle of Payment in Full | 8 |
|---|---|

Case Study

| | |
|--|----|
| Yoshikazu TAMURA : Über den Begriff des subjektiven öffentlichen Rechts in der Anfechtungsklage (2) | 25 |
|--|----|

Book Review

| | |
|--|----|
| Yasunari HISAOKA : Wilhelm Gallas ; <i>Gründe und Grenzen der Strafbarkeit Gedanken zum Begriff des Verbrechens</i> | 54 |
| Comment on Judicial Precedents | |
| Chikafumi SHIOTA : The Validity of Simple Signatures Affixed on the Surface of a Promissory Note | 67 |
| News on Research Meetings | |

No. 87·88 (1970. 9)

Articles

| | |
|---|----|
| Akira IDOTA : The Criminal Procedure in Germany and in England | 5 |
| Makoto IKEDA : On Evolution of Sun Yat-senism An Influence of Russian Revolution to Sun Yat-senism | 69 |

No. 89 (1970. 10)

Article

| | |
|--|---|
| Masahito MAEKAWA : The Function of American Collective Bargaining Unit System | 5 |
|--|---|

Study in Judicial Precedents

| | |
|--|----|
| Yoshio NAKAI : Ballance between Seizure and Set-off of Bank Deposit | 41 |
|--|----|

University's Official Statements about the Violence of "Zenkyoto" (National All-Campus Joint Struggle Committee) Students and the Dormitory Problem in 1969

No. 90 (1970. 11)

Article

| | |
|--|---|
| Shoichi KIDANA : Conflicts of Law in Matters of "bona vacantia" | 7 |
|--|---|

Material

| | |
|--|----|
| Makoto IKEDA : Sun Yat-sen and Russian Revolution (1) The Report of the Law Faculty (July, 1969)-1 | 39 |
|--|----|

No. 91 (1970. 12)**Article**

| | |
|---|-----------|
| Hajime WATANABE : An Essay on the Meanings of Ideology | 5 |
| Material | |
| Makoto IKEDA : Sun Yat-sen and Russian Revolution (2) | 60 |
| The Report of the Law Faculty (July, 1969)-2 | |

No. 92 (1971. 1)**Articles**

| | |
|--|-----------|
| Yoshitaka NAKAMURA : The French Revolution and the Penal Code of 1791 | 6 |
| Kyuki SHIOMI : Social Adequacy | 46 |
| The Report of the Law Faculty (July, 1969)-3 | |

No. 93·94 (1971. 3)**Article**

| | |
|---|----------|
| Hideo FUKUI : The Structural Change of Parliamentary Government in England (1) | 6 |
|---|----------|

Case Study

| | |
|--|-----------|
| Yoshikazu TAMURA : Über den Begriff des subjektiven öffentlichen Rechts in der Anfechtungsklage (3) | 36 |
|--|-----------|

Book Review

| | |
|---|-----------|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : Gedächtnisheft für Franz von Liszt (ZStW, 81 Bd, 3 Heft) (1) | 76 |
|---|-----------|

Comment on Judicial Precedents

| | |
|--|-----------|
| Haruyoshi SHIMURA : Subscription with Farm. | 98 |
|--|-----------|

No. 95 (1971. 5)**Articles**

| | |
|---|-----------|
| Kazuo AMANO : Medieval Legal Thought | 5 |
| Hideo SOGA : Concession and the Doctrine of Acquired Rights in International | 25 |

Law

Yasunari HISAOKA : Verdacht und Strafzumessung 67

**University's Official Statements about the Violence of
"Zenkyoto" (National All-Campus Joint Struggle Committee)
Students and the Dormitory Problem in 1970**

No. 96 (1971. 10)

Article

Toshikatsu MINAMI : The Effect of Constitutional Provisions of Fundamental Human Rights between Private Persons 8

Materials

Hiromu UCHIDA · Yoshitaka NAKAMURA : *The French Penal Code of 25 September–6 October 1791* 44

The Reading Circle of Vattel (General Editor : Haruyuki YAMATE) : 74
 Japanese Translation of Vattel : *Le Droit des Gens, ou Principes de la Loi Naturelle appliqués à la Conduite et aux Affaires des Nations et des Souverains, 1758 (6)*

+

No. 97 (1971. 12)

Article

Kazuo AMANO : Natural Law Theories in the Early Centuries of the Modern Age 6

Book Reviews

Choichiro OKAZAKI : Joseph F. Zimmerman, Metropolitan Reform in U. S. : 46
 An Overview, *Public Administration Review*, Vol. XXX, No. 5, Sept./Oct., 1970.

Yasumitsu HIGA : Peter Noll, Die ethische Begründung der Strafe, 1962. 66
 (Recht und Staat, Heft 244)

Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : Gedächtnisheft für Franz von List (ZStW, 81 Bd., 3 Heft) 74
 (2)

No. 98 (1972. 2)

Articles

| | |
|---|----|
| Shoichi KIDANA : Um vorschläge zur Reform des deutschen internationalen Erbrechts | 4 |
| Toyochika KOMURO : Expansion of the Concept "Employer" in Labor Law Material | 29 |
| The Reading Circle of Vattel (General Editor : Haruyuki YAMATE) : Japanese Translation of Vattel : <i>Le Droit des Gens, ou Principes de la Loi Naturelle appliqués à la Conduite et aux Affaires des Nations et des Souverains, 1758</i> (7) | 47 |
| Study on Judicial Precedent | |
| Norio YASUMOTO : The Character of the Action under Section 133 of Compulsory Acquisition of Land Act | 72 |

No. 99·100 (1972. 3)

Article

| | |
|--|-----|
| Makoto IKEDA : Sun Yat-sen and his Resignation of the Provisional President of the Republic | 5 |
| Case Study | |
| Yoshikazu TAMURA : Über den Begriff des subjektiven öffentlichen Rechts in der Anfechtungsklage (4) | 31 |
| Book Review | |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : Gedächtnisheft für Franz von Liszt (ZStW, 81 Bd., 3 Heft) (3) | 65 |
| Material | |
| Teizo NAKAHASHI : Afterwards the Law of Nationality Matters of Koreans in Japan Concerning Entry into and Departure from the Country Administration | 98 |
| Study on Judicial Precedent | |
| Chikafumi SHIOTA : Estoppel by Representation A Case of a Promissory Note issued by an Employee | 121 |

No. 101 (1972. 7)**Articles**

| | |
|--|-----|
| Haruyoshi SHIMURA : Comparative and Historical Study on Legal System of Payment other than Cash in Stock Corporation | 7 |
| Hideo FUKUI : The Structural Change of Parliamentary Government in England (2) | 60 |
| Study on Judicial Precedent | |
| Yoshio NAKAI : Anfechtung und ehelichen Aufwand | 106 |

No. 102 (1972. 9)**Articles**

| | |
|--|----|
| Chihiro SAEKI : Feuerbach and the Destiny of the Legal Proof : A Study about the Bavarian Criminal Procedure Legislation of 1813 (1) | 4 |
| Akira IDOTA : The Structure of "Klageerzwingungsverfahren" | 39 |
| Research Note | |
| Tsugio ANDO : The Politics of the New Deal (1) | 58 |
| Material | |
| Gaikokuho Dokushokai (The Reading Circle of Foreign Law, General Editor : Kazuo AMANO) : Protection of the Rights of Mothers and Children in U.S.S.R. (1) | 72 |

+

No. 103 (1973. 1)**Articles**

| | |
|--|----|
| Chihiro SAEKI : Feuerbach and the Destiny of the Legal Proof : A Study about the Bavarian Criminal Procedure Legislation of 1813 (2) | 7 |
| Yasumitsu HIGA : Die gesetzgeberische Geschichte des Überzeugungsverbrechers in Deutschland | 47 |
| Material | |
| Gaikokuho Dokushokai (The Reading Circle of Foreign Law, General Editor : Kazuo AMANO) : Protection of the Rights of Mothers and Children in U.S.S.R. (2) | 72 |

No. 104 (1973. 3)**Article**

| | |
|---|---|
| Haruyoshi SHIMURA : Comparative and Historical Study on Legal System of Payment other than Cash in Stock Corporation (2) | 7 |
|---|---|

Research Note

| | |
|--|----|
| Takeshi SAITO : The Equality between Shareholders | 35 |
|--|----|

Book Review

| | |
|---|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Chihiro SAEKI) : Gedächtnisheft für Franz von List (ZStW, 81 Bd., 3 Heft) (4) | 48 |
|---|----|

Studies on Judicial Precedent

| | |
|---|----|
| Jun NAKAGAWA : Marriage Licence in Case of the Forfeit Consciousness | 70 |
| Shigekatsu ARAKAWA : Der Besitz des Mieters nach der Deendigung des Mietsverhältnisses und § 295 des japanischen bürgerlichen Gesetzbuch | 78 |

No. 105・106 (1973. 3)**Articles**

| | |
|---|-----|
| Yoshio ONISHI : Die verfassungskonforme Auslegung des Gesetzes | 3 |
| Yasumitsu HIGA : Die Einleitung in die Geschichte der Lehre von den Überzeugungsverbrechern in Deutschland | 26 |
| Hajime TANAKA : The Study of Cases on a Little Bill | 90 |
| Akira IDOTA : Effects of Unlawful Investigative Activities upon Prosecution | 121 |
| Masanori MATSUOKA : The Circumstances under which the Offense was committed and the Procedure to Make Proof of it. | 146 |
| Yoshitaka NAKAMURA : La justice criminelle dans la première période de la Révolution française | 193 |
| Yasunari HISAKO : The Procedure in the Law for the Contempt of Court | 223 |
| Munehiko MISHIMA : Deterrent Function of Damages | 244 |

No. 107 (1973. 10)**Article**

| | |
|---|---|
| Kazuo AMANO : The Interpretation of Law in Contemporary Japanese Legal | 4 |
|---|---|

System

Research Note

| | |
|---|----|
| Katsuyoshi IKUTA : Okinawa Agreement and Jurisdiction over Criminal Cases | 16 |
| Materials | |
| Kazuo AMANO : An Public Argument against the Tsukuba University Bill | 41 |
| Gaikokuho Dokushokai (The Reading Circle of Foreign Law, General Editor : Kazuo AMANO) : Legal-Sociological Research in Poland (1) | 46 |

No. 108·109 (1973. 12)

Article

| | |
|---|----|
| Munehiko MISHIMA : Deterrent Function of Damages (2) | 8 |
| Material | |
| Actual Conditions and Problems of Education in the Faculty of Law | 40 |

No. 110 (1974. 1)

Articles

| | |
|---|----|
| Shoichi KIDANA : Die Rechtswahl im internationalen Erbrecht (1) | 7 |
| Hirohisa KANO : Legal Theory on Damages in Tort Law ; Foreseeability Theory | 38 |
| Materials | |
| Hisamaru WATANABE : Siegfried Petzold, Gründzüge der sozialistischen Gesetzgebung in der deutschen demokratischen Republik, Berlin, 1962 | 77 |
| Gaikokuho Dokushokai (The Reading Circle of Foreign Law, General Editor : Kazuo AMANO) : Legal-Sociological Research in Poland (2) | 93 |

No. 111·112 (1974. 3)

Article

| | |
|---|----|
| Makoto IKEDA : The Revaluation of the Sun Yat-senism by CCP. ; The Second Collaboration and the Reinstatement of the Sun Yat-senism | 13 |
| Research Note | |
| Toru MIZUTANI : Zur Lehre von der Beschränkung der Rechtskraft auf die Parteien (1) mit einer Rücksicht auf die geschichtliche Entwicklung der | 72 |

deutschen Zivilprozeßrechtslehre

Book Review

- Hideo SOGA :** I. M. Sinclair, The European Convention on State Immunity, 113
I. C. L. Q., Vol. 22, Part 2, pp. 254-283

Material

- Gaikokuho Dokushokai** (The Reading Circle of Foreign Law, General Editor : 133
Kazuo AMANO) : On the First Socialist Constitution

Study on Judicial Precedent

- Yoshikazu TAMURA und Yoshikazu SHIBAIKE :** Case on the Requirement 156
of Land Expropriation

No. 113 (1974. 6)

Article

- Yoshikazu TAMURA :** Die Freiheit der Verwaltung und ihre Kontrolle (1) 6

Research Note

- Toru MIZUTANI :** Zur Lehre von der Beschränkung der Rechtskraft auf die 38
Parteien (2) mit einer Rücksicht auf die geschichtliche Entwicklung der
deutschen Zivilprozeßrechtslehre.

Book Review

- Keiho Dokushokai** (The Reading Circle of Criminal Law, General Editor : 75
Akira IDOTA) : Festschrift für Ernst Heinitz (1)

Materials

- Hisamaru WATANABE :** Edeltraud Felfe, Zur der "Wohlfahrtsstaatstheorie" in 99
"Staat und Recht" 4/1973 SS. 602-620

- Gaikokuho Dokushokai** (The Reading Circle of Foreign Law, General Editor : 119
Kazuo AMANO) : Legal-Sociological Research in Poland (3)

+

No. 114 (1974. 12)

Articles

- Yoshio ONISHI :** Der Begriff der Volkssouveränität 5

- Makoto IKEDA :** Some Historical Materials on the Earlier Stage of Anti-
Japanese War in Jinan Region. 32

- Yoshikazu TAMURA :** Die Freiheit der Verwaltung und ihre Kontrolle (2) 78

Book Review

| | |
|--|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Akira IDOTA) : Festschrift für Ernst Heinitz (2) | 99 |
|--|----|

Material

| | |
|--|-----|
| Yoshitaka NAKAMURA und Yasunari HISAOKA : Strafgesetzbuch für das Königreich Baiern. Zweiter Theil, Von dem Prozeß in Strafsachen (1) | 120 |
| The News of the Ritsumeikan Univ. L. A. | |
| News on Research Meetings | |

No. 115 (1975. 1)

Articles

| | |
|--|---|
| Takeshi KOBAYASHI : Die Legitimation des Klägers in der schweizerischen Verfassungsbeschwerde | 1 |
|--|---|

| | |
|--|----|
| Shoichi KIDANA : Die Rechtswahl im internationalen Erbrecht (2) | 40 |
| Book Review | |

| | |
|---|----|
| Hisamaru WATANABE : Reiner Arlt/Gerhard Stiller, Entwicklung der sozialistischen Rechtsordnung in der DDR, Berlin 1973 | 77 |
|---|----|

| | |
|--|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Akira IDOTA) : Festschrift für Ernst Heinitz (3) | 98 |
|--|----|

Material

| | |
|--|-----|
| Yoshitaka NAKAMURA und Yasunari HISAOKA : Strafgesetzbuch für das Königreich Baiern. Zweiter Theil, Von dem Prozeß in Strafsachen (2) | 125 |
|--|-----|

Study on Judicial Precedent

| | |
|---|-----|
| Chikafumi SHIOTA : The Liability of the Forger in the Bill of Exchange Act | 146 |
| News on Research Meetings | |

The News of the Ritsumeikan Univ. L. A.

+

No. 116-118 (1975. 3)

Articles

| | |
|--|---|
| Kenji YAMASHITA : Das Recht auf Existenz Seine Freiheitsrechtliche Auswirkung | 1 |
|--|---|

| | |
|--|----|
| Toshikatsu MINAMI : Die Drittewirkung der Grundrechte | 29 |
|--|----|

| | |
|---|----|
| Hisamaru WATANABE : On the Legislative Process Theory in Postwar Japan | 61 |
|---|----|

| | |
|--|-----|
| Akira IDOTA : On the Abuse of Prosecutorial Power | 97 |
| Yoshio NAKAI : Einstweilige Verfügungen zum Zwecke des Verbotes zu verfügen Grundstück und § 501 § Zivilrecht | 115 |
| Hayato KUBOTA : Orders of the Labor Relations Board with Condition Precedent | 138 |
| Chikafumi SHIOTA : The Banking and the Consumer Protection | 160 |
| Yasunari HISAOKA : Due Process and Sentencing Procedure | 180 |

No. 119·120 (1975. 12)

Articles

| | |
|--|-----|
| Takeshi KOBAYASHI : Die Legitimation der Gemeinde in der Schweizerischen Verfassungsbeschwerde | 1 |
| Yoshikazu TAMURA : On Standing of Resident and Resident Group in Administrative Law | 32 |
| Mikio YOSHIDA : A Present-day Approach to the Post-war Industrial Conflict and the Theory of Production Control | 58 |
| Makoto IKEDA : On the Sun Yat-sen's View-points on the Warlord in the Context of his Theory on Chinese Revolution | 102 |
| Takeshi NAKATANI : The Political Thought of Alexis de Tocqueville on Liberty | 139 |
| Tsugio ANDO : The Cold War and the 1948 American Presidential Election | 166 |
| Messages of Condolences to the Late Professor Yoshio Onishi | 193 |

+

No. 121-124 (1976. 2)

Articles

| | |
|---|-----|
| Sumio OKAWA : Die Entstehungsgeschichte des Zinsgesetzes vom 11. 9. 1877 | 1 |
| Yoshio NAKAI : "Damage" in Product Liability (1) | 71 |
| Jun NAKAGAWA : Japanese Criminal Law § 200 and Family Law | 93 |
| Shoichi KIDANA : Parallel Patents and the EC Court | 108 |
| Toyochika KOMURO : Parent-Corporation's Responsibility on the Unfair Labor Practice and the Contract | 145 |
| Akira IDOTA : On the Criminal Injuries Compensation | 167 |

| | |
|--|-----|
| Hisamaru WATANABE : The Legislative Process and Problems of "the Law to Promote and Support Private Educational Institutions" | 197 |
| Makoto IKEDA : On Political Meanings of Sun Yat-sen's Program of Reduction of Soldier by the Way of Turning Them into Worker | 235 |
| Takeshi NAKATANI : On the Ruling Group of the Second Empire The Prefects and the Conseil d'État | 271 |
| Takeshi KOBAYASHI : Standing of the Resident Group in a Case of a Building | 308 |
| Haruyoshi SHIMURA : Private Company (Gesellschaft mit beschränkter Haftung), Its Functions and Legal Analysis | 319 |
| Messages of Condolences to the Late Professor Munehiko Mishima | 411 |

No. 125・126 (1976. 9)

Articles

| | |
|--|----|
| Haruyuki YAMATE : Direct Applicability in the Law of the European Communities (1) | 10 |
| Norio YASUMOTO : Appeal to Challenge the Compulsory Purchase Order in Britain | 72 |

Book Reviews

| | |
|---|-----|
| Hisamaru WATANABE : E. W. Nasarenko, Sozialistisches Rechtsbewußtsein und Rechtsschöpfung, Staatsverlag der Deutschen Demokratischen Republik, Berlin 1974 | 105 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Akira IDOTA) : Festschrift für Ernst Heinitz (4) | 120 |

Materials

| | |
|--|-----|
| Hisamaru WATANABE : Marxistische-lenistische Staats-und Rechtstheorie Lehrbuch, Berlin 1975 (1) | 141 |
| Yoshitaka NAKAMURA und Yasunari HISAOKA : Strafgesetzbuch für das Königreich Baiern. Zweiter Theil, Von dem Prozeß in Strafsachen (3) | 191 |

The News of the Ritsumeikan Univ. L. A.

News on Research Meetings

No. 127 (1976. 12)**Articles**

Tsugio ANDO : The Diplomatic Theory of Henry A. Wallace 5

Haruyuki YAMATE : Direct Applicability in the Law of the European 49

Communities (3)

Study in Judicial Precedents

Takeshi SAITO : The Relation between Bringing an Action on the Note and 108
Interruption of the Antecedent Debt

Book Review

Jisuke NAGAO : The Law Commission and The Scottish Law Commission, 115
Exemption Clauses, Second Report, 1975 (1)

Material

Hisamaru WATANABE : Marxistische-lenistische Staats-und Rechtstheorie 149
Lehrbuch, Berlin 1975 (2)

The News of the Ritsumeikan Univ. L. A.**News on Research Meetings****No. 128 (1977. 1)****Articles**

Katsuyoshi IKUTA : Zur Lehre von der unechten Unterlassungsdelikte in Japan 8
(1)

Takeshi NAKATANI : Benjamin Constant et sa doctrine politique 43

Mikio YOSHIDA : Zur Lehre von der Abhängigen Arbeit 78

Book Review

Jisuke NAGAO : The Law Commission and The Scottish Law Commission, 130
Exemption Clauses, Second Report, 1975 (2)

No. 129·130 (1977. 2)**Article**

Yasunari HISAKA : Materielle Beweislast der Strafzumessungstatsachen 10

Lecture

B. N. TOPORIN : The Present Situation in Theories of Law and Constitution 39

in the USSR

Study on Judicial Precedent

| | |
|---|----|
| Yoshio NAKAI : Judicial Determination of Rent in Japanese Rent Act § 10 | 58 |
| Book Review | |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Akira IDOTA) : <i>Festschrift für Ernst Heinitz</i> (5) | 71 |
| Material | |
| Shiro OKUBO : Report of the Commission on Political Activity of Government Personnel, 1967. Vol. 1. Recommendations | 95 |

No. 131 (1977. 7)

Articles

| | |
|---|----|
| Shigekatsu ARAKAWA : Zur Kritik der Weberianischen Methodologie der Sozialwissenschaft | 11 |
| Yoshio NAKAI : "Damage" in Product Liability (2) | 34 |
| Katsuyoshi IKUTA : Zur Lehre von der unechten Unterlassungsdelikte in Japan (2) | 50 |

+

+

Material

| | |
|---|----|
| Shakaishugiho Dokushokai (The Reading Circle of Socialist Law, General Editor : Kazuo AMANO) : Actual Problems on Socialist Legal Sciences | 87 |
|---|----|

Study in Judicial Precedents

| | |
|---|-----|
| Jun NAKAGAWA : The Necessary Matter in Will by Notary Public | 109 |
| The News of the Ritsumeikan Univ. L. A. | |
| News on Research Meetings | |

No. 132 (1977. 12)

Articles

| | |
|--|-----|
| Makoto IKEDA : On the Construction of the Chinese Red Army at the Times of the Rural Revolution | 1 |
| Yoshito KANEKO : Von "Sein" und "Sollen" in Kelsens "Reiner Rechtslehre" | 81 |
| Lecture | |
| Remigiusz BIERZANEK (Translated by Shoji MATSUMOTO) : The Legal Problems under Consideration in Contemporary Poland | 124 |

Research Note

Jisuke NAGAO : Moneylenders' Loans and Consumer Protection 147

Shoji MATSUMOTO : Review on International Legal Theories on Armed Intervention From 19. C. to Early 20. C. 164

Book Review

Tsugio ANDO : Richard J. Walton, "Henry Wallace, Harry Truman and the Cold War" 186

Study in Judicial Precedents

Yoshikazu TAMURA & Nobutaka UESUGI : On the Legal Right of Students in the University 200

News of the Ritsumeikan Univ. L. A.**News on Research Meetings****No. 133-136 (1978. 2)****Articles**

Kiyonobu ASAI : Discrimination in Employing Because of Thought 1

Daijiro KIKKAWA : Criticism on the Revision of Japanese Anti-Trust Act 22

Yoshio NAKAI : Assessment of the Amount of Ballanced Rent The Function of Japanese "Rent Act" 52

Jisuke NAGAO : The Expansionary Tendency of the Implied Terms in Contracts for the Supply for Goods in English Law 73

Takeshi SAITO : Double Jeopardy of Fines to the Infringement under Community and National Competition Law 89

Sumio OKAWA : A Study on the Decision of *Daishin-in* 25 Dec. 1908 in Relation to the Concept of 'a Third Person' of § 177 Japanese Civil Code 119

Kazuo AMANO : The *Is*-character and the *Ought*-character of the Legal Norm 137

Yoshikazu TAMURA : Participation Rights of Inhabitants in Administrative Process 153

Hisamaru WATANABE : Problems on the Landlaw in Okinawa 176

Yasunari HISAKO : Developments of Federal Habeas Corpus in the United States of America 228

Yuichi OHIRA : A Note on "Shogunate State" and "Landownership" 259

Makoto IKEDA : Sun Yat-sen and his Establishment of his Course to Anti-Imperialism 281

| | |
|--|-----|
| Takeshi NAKATANI : La pensée politique de Tocqueville à propos de la liberté humaine et la société égalitaire | 306 |
| Masayuki MIURA : A Study in the Rise and Development of Health Consciousness of the People | 349 |

No. 137 (1978. 5)

Articles

| | |
|---|----|
| Norio YASUMOTO : Principles of Compensation for Compulsory Acquisition of Land in Britain | 1 |
| Shoichi KIDANA : Eine Betrachtung zur Anerkennung ausländischen Scheidungsurteils Die Beziehungen zwischen die Anerkennungsnormen und die Kollisionsnormen | 31 |

Book Review

| | |
|--|----|
| Katsuyoshi IKUTA : Paul Sporken, Euthanasie im Rahmen der Lebens- und Sterbehilfe, im Suizid und Euthanasie als human- und sozialwissenschaftliches Problem | 66 |
|--|----|

News on Research Meetings

No. 138 (1978. 10)

Articles

| | |
|---|----|
| Kan UEDA : On the ‘Reorganization’ of the State Institute Demise of the Soviet Criminology of 1920s. | 1 |
| Masayuki MIURA : The Rise of Modern Attitude towards Health A Study in the Rise and Development of Health Consciousness of the People (Pt. II) | 29 |

Lecture

| | |
|---|----|
| Dennis LLOYD (Lord Lloyd of Hampstead) (Translated by Shoji MATSUMOTO) : On “Bill of Rights” | 59 |
|---|----|

Book Reviews

| | |
|--|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Akira IDOTA) : Festschrift für Ernst Heinitz (6) | 71 |
| Kanichi YOKOTA : The Law Commission, Workingpaper No. 69. The Incapacitated Principal | 87 |

News on Research Meetings

No. 139 (1978. 12)**Article**

| | |
|--|---|
| Hisamaru WATANABE : National Participation in Legislative Process | 1 |
| By Petition | |

Material

| | |
|--|-----|
| Yuichi OHIRA : Documents on the Duties of "Goryo-Junkenshi" in 1760 | 114 |
|--|-----|

Book Review

| | |
|---|-----|
| Yukio NISHIO : The Proposed E. C. Directive on the Law Relating to Commercial Agents and the Law Commission (U. K.) Report | 132 |
|---|-----|

No. 140 (1979. 1)**Articles**

| | |
|--|---|
| Takeshi NAKATANI : E. Cabet et sa communauté égalitaire 1830~1840 | 1 |
|--|---|

| | |
|---|----|
| Tsugio ANDO : The Cold War and the American Party Politics | 52 |
|---|----|

Material

| | |
|--|----|
| Yoshito KANEKO & Katsumi NAKAI : W. Ott, Der Rechtspositivismus (1) Kritische Würdigung auf der Grundlage eines juristischen Pragmatismus | 93 |
|--|----|

+

No. 141 · 142 (1979. 3)**Articles**

| | |
|--|---|
| The Late Daijiro KIKKAWA : (posthumous work) The Consumer's Action for Damages in Japanese Anti-Trust Law | 3 |
|--|---|

| | |
|--|----|
| Nobuo NISHIMURA : Von der Reform des Japanischen-Kindschaftsrechts nach dem Krieg | 23 |
|--|----|

| | |
|---|----|
| Kiyonobu ASAII : Right of Management | 40 |
|---|----|

| | |
|--|----|
| Jisuke NAGAO : On the Introduction of the Civil Penalty into the Small Loans Drafts | 68 |
|--|----|

| | |
|---|-----|
| Shigekatsu ARAKAWA : Legal Problems on the "Nezumi-Ko" (1) | 103 |
|---|-----|

| | |
|--|-----|
| Sumio OKAWA : A Study on the Development of Legal Regulation of Moneylender (1) | 191 |
|--|-----|

| | |
|--|-----|
| Hisamaru WATANABE : Process of "Ampo" Military Law in Japan | 226 |
|--|-----|

No. 143 (1979. 7)**Articles**

| | |
|---|----|
| Jisuke NAGAO : The Civil Liability of the Medium of Advertisements (1) | 1 |
| Kanichi YOKOTA : Duty of Information in Product Liability (1) | 18 |

Materials

| | |
|--|----|
| Shakaishugiho Dokushokai (The Reading Circle of Socialist Law, General Editor : Kazuo HATANAKA) : On the Legislative Plan of "Act of Working Collective" in U. S. S. R. | 77 |
| Yoshito KANEKO & Katsumi NAKAI : W. Ott, Der Rechtspositivismus (2) | 94 |
| Kritische Würdigung auf der Grundlage eines juristischen Pragmatismus | |
| The News of the Ritsumeikan Univ. L. A. | |
| The News on Research Meetings | |

No. 144 (1979. 9)**Articles**

| | |
|--|---|
| Takeshi NAKATANI : The Religious Beliefs of Alexis de Tocqueville | 1 |
| The Religious Functions in Democratic Society | |

| | |
|---|----|
| Ryuji YAMAMOTO : Contractual Liability for Medical Malpractice (1) | 35 |
|---|----|

Book Review

| | |
|---|----|
| Kan UEDA : B.M. Савицкий, Очерк теории прокурорского надзора в уголовном судопроизводстве, M., 1975, 382 стр | 84 |
|---|----|

Materials

| | |
|--|----|
| Yoshito KANEKO & Katsumi NAKAI : W. Ott, Der Rechtspositivismus (3) | 93 |
| Kritische Würdigung auf der Grundlage eines juristischen Pragmatismus | |

| | |
|---|-----|
| Nobuko SATO : On the Educational System in the Faculty of Laws of Bielefeld University | 128 |
|---|-----|

No. 145 (1979. 11)**Articles**

| | |
|---|---|
| Jisuke NAGAO : The Civil Liability of the Medium of Advertisements (2) | 1 |
|---|---|

| | |
|---|----|
| Ryuji YAMAMOTO : Contractual Liability for Medical Malpractice (2) | 15 |
|---|----|

Research Note

| | |
|--|-----|
| Tsugio ANDO : The Politics of the New Deal (2) | 96 |
| Book Review | |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Akira IDOTA) : Festschrift für Ernst Heinitz (7) | 112 |

No. 146 (1980. 1)**Articles**

| | |
|--|----|
| Kan UEDA : Subjects and Method of the Soviet Criminology | 1 |
| Kanichi YOKOTA : Duty of Information in Product Liability (2) | 23 |

Material

| | |
|--|----|
| Shakaishugihi Dokushokai (The Reading Circle of Socialist Law, General Editor : Kazuo HATANAKA) : The Socialist Comparative Law and the Succession of Law | 99 |
|--|----|

Case Note

| | |
|---|-----|
| Business Law Seminar of Ritsumeikan University (General Editor : Chikafumi SHIOTA) : Cases on Foreign Exchange (1) | 128 |
|---|-----|

+

Articles

| | |
|---|---|
| Yoshikazu TAMURA : Participation Rights of Inhabitants in Administrative Process (2) | 1 |
|---|---|

| | |
|--|----|
| Kanichi YOKOTA : Duty of Information in Product Liability (3) | 20 |
| Masayuki MIURA : The Thought of the People's Medical Movement | 74 |

Contribution

| | |
|--|----|
| Janusz LENTOWSKI (translated by Kiyokazu TORII & Katsumi NAKAI) : Administration as the Factor of Economic and Social Development | 96 |
|--|----|

Book Review

| | |
|--|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Akira IDOTA) : Festschrift für Ernst Heinitz (8) | 107 |
|--|-----|

Case Note

| | |
|---|-----|
| Business Law Seminar of Ritsumeikan University (General Editor : Chikafumi SHIOTA) : Cases on Foreign Exchange (2) | 115 |
|---|-----|

No. 148 (1980. 3)**Articles**

| | |
|---|-----|
| Shoichi KIDANA : Some Problems of the Conflict of Laws in Relation to Intellectual Property Rights | 1 |
| Katsumi NAKAI : Parliamentary Control of Political Planning in the F. R. G. | 67 |
| Case Note | |
| Business Law Seminar of Ritsumeikan University (General Editor : Chikafumi SHIOTA) : Cases on Foreign Exchange (3) | 103 |
| News of the Ritsumeikan Univ. L. A. | |
| News on Research Meetings | |

No. 149 (1980. 9)**Articles**

| | |
|--|-----|
| Makoto IKEDA : Lenin and his Comments on Asian Bourgeois Democratic Revolution Specially his Comments on <i>Sun Yat-sen's San Min Chu I</i> | 1 |
| Shoji MATSUMOTO : Practicabilities of Norms on Intervention in Civil Wars | 24 |
| (1) Retirement to a "Non-Tactical-Support Norm" | |
| Kiyokazu TORII : Constitutional Program of Drafter, Hugo Preuß | 84 |
| Kanichi YOKOTA : Duty of Information in Product Liability (4) | 142 |
| Research Note | |
| Tsugio ANDO : The Politics of the New Deal (3) | 213 |
| Contribution | |
| Helmut KLEIN : Berlin-Humboldt University Today and Tomorrow | 227 |
| Book Reviews | |
| Shakaishugiho Dokushokai (The Reading Circle of Socialist Law, General Editor : Kazuo HATANAKA) : On the Human Rights in Poland (1) | 234 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Akira IDOTA) : <i>Festschrift für Ernst Heinitz</i> (9) | 266 |
| Case Note | |
| Business Law Seminar of Ritsumeikan University (General Editor : Chikafumi SHIOTA) : Cases on Foreign Exchange (4) | 275 |
| News of the Ritsumeikan Univ. L. A. | |
| News on Research Meetings | |

No. 150-154 (1981. 2)

Articles

| | |
|--|-----|
| Shigekatsu ARAKAWA : Die richtige Verfahrensbeteiligte in der freiwilligen Gerichtsbarkeit für die gerichtliche Erlaubnis zum An- und Umbau des Pächters | 1 |
| Tsugio ANDO : The Crisis of the New Deal Coalition | 34 |
| Makoto IKEDA : Sun Yat-Sen and his Comments on Party Government His Advocacy of "All People's Government" by the Balance between "Power" and "Ability" | 62 |
| Akira IDOTA : Some Opinions on the Abuse of Prosecutorial Power | 86 |
| Kan UEDA : Abortion in the Soviet Criminal Law | 102 |
| Sumio OKAWA : Über die Natur und Funktion des japanischen Zinsgesetzes | 125 |
| Yuichi OHIRA : On the Power of the Feudal Lord "Hatamoto" in the Late Tokugawa Period with Reference to the Financial Matters | 141 |
| Yoshito KANEKO : "Reine Rechtslehre" und "marxistische Rechtstheorie" | 179 |
| Takeshi SAITO : The Effect of Notification under EC Competition Law | 204 |
| Yoshikazu SAGAMI : Die Kritik zur Theorie von Bestimmung der Partei im Zivilprozeß | 231 |
| Yoshikazu TAMURA : European Communities and German Administrative Courts | 254 |
| Akinobu TANSO : Relation between Economic Law and Administrative Law | 275 |
| Yoshio NAKAI : Thought of the Right for Protection of Environment | 308 |
| Jisuke NAGAO : The Rule of Actual Causality between the Insertion of False Advertisement and Damage | 326 |
| Takeshi NAKATANI : Tocqueville and French Nationalism On the Problems of Slavery and Algeria | 347 |
| Yoshitaka NAKAMURA : Les droits de l'homme et du citoyen dans les Constitutions pendant la Révolution | 371 |
| Kazuo HATANAKA : On the Imperative Mandate It's Concepts in Socialist Countries | 406 |
| Masayuki MIURA : A Study on Shinpei Goto An Approach to the Health Consciousness | 423 |
| Norio YASUMOTO : The Relation between the Public Cooperative Association and the Government | 458 |
| Kenji YAMASHITA : "Institutionnelle Garantien" in the Constitution of Japan | 479 |

| | |
|---|-----|
| Ryoichi YOSHIMURA : Der Begriff des Vermögensschadens im deutschen Recht | 494 |
| Shiro OKUBO : On the United States Civil Service Reform of 1978 | 533 |

No. 155 (1981. 5)

Articles

| | |
|--|----|
| Ryoichi YOSHIMURA : Damages for Personal Injury and Death in Japanese Law | 1 |
| Shoji MATSUMOTO : Practicabilities of Norms on Intervention in Civil Wars (2) Retirement to a "Non-Tactical-Support Norm" | 34 |

Book Review

| | |
|--|----|
| Shakaishugiho Dokushokai (The Reading Circle of Socialist Law, General Editor : Kazuo HATANAKA) : On the Human Rights in Poland (2) | 94 |
|--|----|

Case Note

| | |
|---|-----|
| Business Law Seminar of Ritsumeikan University (General Editor : Chikafumi SHIOTA) : Cases on Foreign Exchange (5) | 127 |
|---|-----|

No. 156 (1981. 7)

Articles

| | |
|--|----|
| Reiji KIKUI : On Concepts of "the Socialist Community" in Soviet Literatures and their Problems | 1 |
| Shoji MATSUMOTO : Practicabilities of Norms on Intervention in Civil Wars (3) Retirement to a "Non-Tactical-Support Norm" | 32 |

Materials

| | |
|--|----|
| Kan UEDA : Criminological Study in Ukraina, 1920-30s | 83 |
| The Ritsumeikan University's Study Group on Finance Law (Head Investigator : Chikafumi SHIOTA) : Symposium On Debt-Counselling of Osaka Shomin-Kinyugyo Kyokai (Osaka Moneylenders Association) | 93 |

Case Note

| | |
|---|-----|
| Business Law Seminar of Ritsumeikan University (General Editor : Chikafumi SHIOTA) : Cases on Foreign Exchange (6) | 136 |
|---|-----|

News of the Ritsumeikan Univ. L. A.

News on Research Meetings

No. 157 (1982. 1)**Articles**

| | |
|---|----|
| Hayato KUBOTA : Discriminative Treatment between Trade Unions and Unfair Labor Practice | 1 |
| Shojo MATSUMOTO : Practicabilities of Norms on Intervention in Civil Wars (4) Retirement to a "Non-Tactical-Support Norm" | 30 |

Material

| | |
|--|----|
| Songaibaishoho Dokushokai (The Reading Circle of Law of Damages, General Editor : Shozo INUI) : E. Deutsch, Haftungsrecht, Erster Band : Allgemeine Leben (1) | 81 |
|--|----|

Book Reviews

| | |
|--|-----|
| Yoshito KANEKO : Peter Römer, Die Kelsensche Lehre vom Zwangscharakter des Rechts | 111 |
| Noriaki ONO : Takeshi Nakatani, Political Thought of Bourgeois Society in France in the 19th Century, 1981 | 119 |

Case Notes

| | |
|--|-----|
| Jisuke NAGAO : The Period of Negative Prescription on the Debt of Advertisement Rates | 129 |
| Business Law Seminar of Ritsumeikan University (General Editor : Chikafumi SHIOTA) : Cases on Foreign Exchange (7) | 140 |

News of the Ritsumeikan Univ. L. A.**News on Research Meetings**

+

No. 158 (1982. 2)**Articles**

| | |
|---|----|
| Haruyoshi SHIMURA : On Payment for Shares in Companies Act 1980 | 1 |
| Yuichi OHIRA : Über den Schutz des Forderungsrechts im Zivilprozeß in den Tagen des Tokugawashogunate (1) | 20 |

Materials

| | |
|---|----|
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : On the Special Marks of Socialistic Development of China | 45 |
| Yoshito KANEKO : Christoph Müller, Hans Kelsens Staatslehre und die marxistische Staatstheorie in organisationssoziologischen Sicht | 98 |

Case Note

Business Law Seminar of Ritsumeikan University (General Editor : 111
 Chikafumi SHIOTA) : Cases on Foreign Exchange (8)

No. 159・160 (1982. 3)**Articles**

| | |
|--|-----|
| Ryoichi YOSHIMURA : Schadensersatz bei Personenschaden im deutschen Recht | 1 |
| Masayuki MIURA : A Study on Shinpei Goto (2) | 39 |
| Kiyokazu TORII : A Trend of Interpretation on Art. 25 of the Constitutional Law in Action for Pension | 100 |

Material

| | |
|--|-----|
| Songaibaishoho Dokushokai (The Reading Circle of Law of Damages, General Editor : Shozo INUI) : E. Deutsch, Haftungsrecht, Erster Band : Allgemeine Leben (2) | 149 |
|--|-----|

News on Research Meetings**No. 161 (1982. 6)****Articles**

| | |
|--|----|
| Jisuke NAGAO : The Collateral Obligation of Creditor in the Consumer Credit Transaction | 1 |
| Tatsuro FUJITA : On the Structure of "Freedom of the Press" after the Glorious Revolution (1) | 20 |

Material

| | |
|--|----|
| Yoshito KANEKO : Johann J. Hagen, Reine Rechtslehre und marxistische Rechtssoziologie | 79 |
|--|----|

No. 162 (1982. 6)**Articles**

| | |
|---|----|
| Masayuki MIURA : A Study on Shinpei Goto (2) | 1 |
| Tatsuro FUJITA : In the Structure of "Freedom" after the Glorious Revolution (2) | 33 |

| | |
|--|-----|
| Katsumi NAKAI : Das Raumplanungsgesetz in BRD und der Artikel eines gemeindlichen Beteiligungsverfahrens in der Raumplanung | 83 |
| Materials | |
| Songaibaisho Dokushokai (The Reading Circle of Law of Damages, General Editor : Shozo INUI) : E. Deutsch, Haftungsrecht, Erster Band : Allgemeine Leben (3) | 112 |
| Yoshito KANEKO : O. K. Flechtheim, Einführung in die Problemstellung | 133 |

No. 163 (1983. 1)

Article

| | |
|---|---|
| Masayuki MIURA : A Study on Shinpei Goto (2) | 1 |
|---|---|

Research Note

| | |
|--|----|
| Ryoichi YOSHIMURA : Zur Lehre von der Schadensersatzbemessung | 42 |
|--|----|

Materials

| | |
|--|----|
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : | 86 |
|--|----|

Wu Da-Ying and Liu Han ; Theory and Practice of People's Democratic
Dictatorship in China

Wu Chen-Ming ; An Introduction to Development of Capitalism in China

| | |
|--|-----|
| Yoshito KANEKO : Norbert Reich, Hans Kelsen und Evgenij Paschukanis | 143 |
|--|-----|

Case Note

| | |
|---|-----|
| Business Law Seminar of Ritsumeikan University (General Editor : | 155 |
|---|-----|

Chikafumi SHIOTA) : Cases on Foreign Exchange (9)

+

No. 164 (1983. 2)

Articles

| | |
|--|---|
| Takeshi NAKATANI : On Pacifism of the Saint-Simonians | 1 |
|--|---|

| | |
|--|----|
| Yuji KIYOTA : Sur la démocratie représentative et la démocratie directe de M. Duverger | 43 |
|--|----|

Materials

| | |
|--|----|
| Kan UEDA : Soviet Criminologist's Proposals of Criminal Law Reforms for Protection of Civil Rights | 97 |
|--|----|

| | |
|---|-----|
| Yoshito KANEKO : N. Leser, H. Kelsen und K. Renner | 108 |
|---|-----|

+

No. 165・166 (1983. 3)**Articles**

| | |
|--|----|
| Tsugio ANDO : Party Politics in 1944 U. S. Presidential Election | 1 |
| Shoichi SATO : Neue Tendenz der Geweistheorie und die Bedeutung der objektiven Beweislast | 36 |

Research Note

| | |
|---|----|
| Günther ROHDE : Genossenschaftliche Demokratie in der Landwirtschaft der DDR | 87 |
|---|----|

Materials

| | |
|---|-----|
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Li Liangzhi : The Formation of the Anti-Japanese National United Front and Its Characteristics | 99 |
| Shakaishugiho Dokushokai (The Reading Circle of Socialist Law, General Editor : Kazuo HATANAKA) : Socialism and People's Sovereignty | 131 |

News of the Ritsumeikan Univ. L. A.**News on Research Meetings****No. 167 (1983. 7)****Articles**

| | |
|---|---|
| Jisuke NAGAO : The Economic Basis of Consumer Credit and Nature of Legislation for Consumer Protection | 1 |
|---|---|

| | |
|--|----|
| Yuichi OHIRA : On "Otetsudai" and "Jōnokin" : The Feudal Aids in the Late Tokugawa Period | 18 |
|--|----|

Contribution

| | |
|--|----|
| BUTLER, W. E. : The Society of Soviet Law Workers | 67 |
|--|----|

Materials

| | |
|--|----|
| Songaibaishoho Dokushokai (The Reading Circle of Law of Damages, General Editor : Shozo INUI) : E. Deutsch, Haftungsrecht, Erster Band : Allgemeine Leben (4) | 72 |
|--|----|

| | |
|--|-----|
| Shakaishugiho Dokushokai (The Reading Circle of Socialist Law, General Editor : Kazuo HATANAKA) : On Receptions of Law in the Socialist Countries | 113 |
|--|-----|

| | |
|--|------------|
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : | 130 |
|--|------------|

Jiang Duo : Some Opinions about the Latest “Westernization” Movement
Symposium Held in Changchun

No. 168 (1983. 11)

Articles

| | |
|--|----|
| Yoshikazu TAMURA : Protection of Fundamental Rights in the European Economic Community | 1 |
| Hideo KINOSHITA : Die Rechtstheorie über die Beschäftigung der Schwerbehinderten in der BRD | 34 |

Materials

| | |
|--|----|
| Shozaburo YOSHINO : Baumgärtel = Wahrendorf, Beweislast und Treu und Glauben | 67 |
| Reiji KIKUI : Ronald J. Hill, Soviet Politics, Political Science and Reform (Oxford/New York, 1980) | 83 |
| Yoshito KANEKO : A. Pfabigan, Hans Kelsen und Max Adler | 98 |

News of the Ritsumeikan Univ. L. A.

News on Research Meetings

+

No. 169 (1983. 12)

Articles

| | |
|--|----|
| Kan UEDA : Rebirth of Criminology in the Soviet Union, 1954–1963 | 1 |
| Shigeki NAKAJIMA : Die Struktur der Grundrechtsgarantie im Bonner Grundgesetz | 45 |

Case Study

| | |
|--|----|
| Shoichi KIDANA : Comments on the Decision of Japanese Supreme Court, April 2. 1981 An Ineffective Submission of the Demand for a Trial on the Examiner’s Decision in Accordance with Japanese Patent Law § 19 | 73 |
|--|----|

Materials

| | |
|---|-----|
| Haruyoshi SHIMURA & Osamu TAKEHAMA : Big Private Company (die große Gesellschaft mit beschränkter Haftung), its Functions and Legal Analysis | 83 |
| Reiji KIKUI : Yu. Baturin, V. Entin ; The Decision-Making Process in Political System of the Socialist Countries | 111 |

| | |
|--|-----|
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : | 133 |
| Xiao I-ping and Guo De-hong : Rent and Interest Reduction during the War of Resistance against Japan | |

No. 170 (1984. 1)

Articles

| | |
|---|----|
| Kan UEDA : Criminology in Japan Its History and Characteristics | 1 |
| Osamu TAKEHAMA : Wilful Acts and Negligent Acts on the Part of the Assured and Third Persons (1) | 43 |

Materials

| | |
|---|-----|
| Shozaburo YOSHINO : Zur Problematik der deutschen Rechtsanwaltschaft | 89 |
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : | 109 |
| Lu Wei-jun and Li Yun-wu : The Chinese Democratic League in a Period of the New Democratic Revolution | |

No. 171 (1984. 2)

Articles

| | |
|---|----|
| Katsuyoshi IKUTA : Ein Beitrag für Lehre von Tundelikte durch Unterlassen (1) | 1 |
| Ryuji YAMAMOTO : Die Lehre von der Fürsorge- und Schutzpflicht im japanischen Recht Ein Beitrag über die positive Vertragsverletzungen | 16 |
| Osamu TAKEHAMA : Wilful Acts and Negligent Acts on the Part of the Assured and Third Persons (2) | 49 |

Contribution

| | |
|---|-----|
| Robert Jerome GLENNON : Judicial Review in American Constitutional Law (translated by Shiro OKUBO & Tatsuro FUJITA) | 108 |
|---|-----|

Research Note

| | |
|--|-----|
| Reiji KIKUI : Some Problems on the Concept of "Political Crisis in Present-day Japan" | 122 |
|--|-----|

No. 172 (1984. 3)**Articles**

| | |
|---|------------|
| Jisuke NAGAO : The Legislative Process of Instalment Sales Act 1961-1972 | 1 |
| Yuji KIYOTA : Le discours sur le relèvement du Parlement en France contemporaine | 48 |
| Tatsuro FUJITA : Reporting of Parliamentary Debates in England, 1689-1840 | 73 |
| Research Note | |
| Tsugio ANDO : New Deal and the Republican Progressives | 106 |
| News of the Ritsumeikan Univ. L. A. | |
| News on Research Meetings | |

No. 173 (1984. 6)**Articles**

| | |
|---|------------|
| Makoto IKEDA : On Division of Modern Chinese History into Age and Period | 1 |
| Shiro OKUBO : The Rise and Structure of the Welfare Rights in the United States (I) | 39 |
| Shinichiro KITO : Die Verbandsklage im Verwaltungsprozeß | 66 |
| Yuji KIYOTA : Le discours sur le relèvement du Parlement en France contemporaine (2) | 108 |
| Tatsuro FUJITA : Reporting of Parliamentary Debates in England, 1689-1840 (2) | 127 |

+

No. 174 (1984. 11)**Articles**

| | |
|---|-----------|
| Shigekatsu ARAKAWA : Die Änderung des japanischen Wohnungseigentumsgesetzes und Umbau des Gebäudes | 1 |
| Takeshi NAKATANI : A propos de l'idée politique de Saint-Simonisme En rapport de politique et de religion dans son idée | 41 |
| Materials | |
| Shigekatsu ARAKAWA (translated by) : Eigentumsrecht Nutzung von Grundstücken und Gebäuden zum Wohnen und zur Erholung, Grundriß des Zivilrechts, Heft 2, Berlin 1977 (1) | 82 |

| | |
|--|-----|
| Reiji KIKUI : G. Kh. Shakhnazarov, F. M. Burlatskii : On the Development of Marxist-Leninist Political Science | 99 |
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Ding Richu and Du Xuncheng : An Elementary Analysis of the Factors in Capitalist Modernization in China and Japan during the Nineteenth Century | 120 |

No. 175 (1984. 12)

Articles

| | |
|--|-----|
| Kan UEDA : Recent Some Trends in the Soviet Criminal Legislation | 1 |
| Reiji KIKUI : Some Problems on Contradictions within the Socialist World System A Critique of the Soviet Views | 34 |
| Katsuaki NAKAI : Verwaltungsgerichtlicher Schutz des Kommunalen Rechts einer Beteiligung an der Landesplanung in BRD | 71 |
| Book Review | |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Katsuyoshi IKUTA) : W. Hassemer, K. Lüderssen u. W. Naucke ; Fortschritte im Strafrecht durch die Sozialwissenschaften ? (1) | 104 |

+

+

No. 176 (1985. 2)

Articles

| | |
|--|----|
| Yoshikazu TAMURA : Due Process of Law in the European Community (1) | 1 |
| Tatsuro FUJITA : Reporting of Parliamentary Debates in England, 1689-1840 (3) | 21 |

Material

| | |
|---|----|
| Shigekatsu ARAKAWA (translated by) : Eigentumsrecht Nutzung von Grundstücken und Gebäuden zum Wohnen und zur Erholung, Grundriß des Zivilrechts, Heft 2, Berlin 1977 (2) | 73 |
|---|----|

Book Review

| | |
|--|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Katsuyoshi IKUTA) : W. Hassemer, K. Lüderssen u. W. Naucke ; Fortschritte im Strafrecht durch die Sozialwissenschaften ? (2) | 89 |
|--|----|

No. 177·178 (1985. 3)**Articles**

| | |
|---|----|
| Shigeki NAKAJIMA : Gesetz und Grundrechte in der deutschen Verfassungslehre des 19. Jahrhunderts (1) | 1 |
| Yoshikazu TAMURA : Due Process of Law in the European Community (2) | 47 |
| Tatsuro FUJITA : Reporting of Parliamentary Debates in England, 1689-1840 (4) | 68 |

Research Note

| | |
|---|-----|
| Takeshi NAKATANI : Les problèmes de la démocratie en Second Empire | 112 |
| Materials | |

| | |
|---|-----|
| Shigekatsu ARAKAWA (translated by) : Eigentumsrecht Nutzung von Grundstücken und Gebäuden zum Wohnen und zur Erholung, Grundriß des Zivilrechts, Heft 2, Berlin 1977 (3) | 155 |
|---|-----|

| | |
|---|-----|
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Wu Chengming : China's Semi-Colonial Semi-Feudal Domestic Market | 173 |
|---|-----|

Case Studies

| | |
|---|-----|
| Jisuke NAGAO : Liability for Defective Goods under Finance Lease | 193 |
|---|-----|

| | |
|--|-----|
| Business Law Seminar of Ritsumeikan University (General Editor : Chikafumi SHIOTA) : Cases on Foreign Exchange (10) | 205 |
|--|-----|

News of the Ritsumeikan Univ. L. A.**News on Research Meetings**

+

No. 179 (1985. 9)**Article**

| | |
|--|---|
| Shozaburo YOSHINO : Die Aufgabe des Richters zur Verfahrensgarantie | 1 |
| Materials | |

| | |
|---|----|
| Shigekatsu ARAKAWA (translated by) : Eigentumsrecht Nutzung von Grundstücken und Gebäuden zum Wohnen und zur Erholung, Grundriß des Zivilrechts, Heft 2, Berlin 1977 (4) | 53 |
|---|----|

| | |
|---|----|
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Müller, R. Reiner : Proletarische Weltanschauung und nationale Revolution in China | 70 |
|---|----|

Case Study

| | |
|---|----|
| Business Law Seminar of Ritsumeikan University (General Editor : Chikafumi SHIOTA) : Cases on Foreign Exchange (11) News of the Ritsumeikan Univ. L. A. News on Research Meetings | 81 |
|---|----|

No. 180 (1986. 1)

Article

| | |
|---|---|
| Ryoichi YOSHIMURA : Zur Lehre vom Personenschadensersatz im japanischen Recht (1) | 1 |
|---|---|

Materials

| | |
|--|----|
| Society for the Comparative Study of Penal Law (General Editor : Kan UEDA) : Penal Code of the Socialist Republic of Vietnam (1) | 77 |
|--|----|

| | |
|---|----|
| Shigekatsu ARAKAWA (translated by) : Eigentumsrecht Nutzung von Grundstücken und Gebäuden zum Wohnen und zur Erholung, Grundriß des Zivilrechts, Heft 2, Berlin 1977 (5) | 96 |
|---|----|

+

| | |
|---|-----|
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Li Liangzhi : Historical Significances of the Anti-Japanese War ; Subjects of Research Concerning Some Aspects of the Anti-Japanese War. | 114 |
|---|-----|

+

Case Study

| | |
|---|-----|
| Business Law Seminar of Ritsumeikan University (General Editor : Chikafumi SHIOTA) : Cases on Foreign Exchange (12) | 133 |
|---|-----|

No. 181 (1986. 2)

Article

| | |
|--|---|
| Shuhei NINOMIYA : Preservation of Natural Scenery and Seashore in Setonaikai | 1 |
|--|---|

Material

| | |
|--|----|
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Guo Dajun : Changes in the KMT Government's Policy toward Japan from the September 18th Incident of 1931 to the August 13th Incident of 1937. | 56 |
|--|----|

Case Study

| | |
|---|----|
| Business Law Seminar of Ritsumeikan University (General Editor : | 93 |
|---|----|

Chikafumi SHIOTA) : Cases on Foreign Exchange (13)

No. 182 (1986. 2)

Articles

| | |
|---|---|
| Jisuke NAGAO : A Comparative Study on Commercial Advertising Regulation and Advertiser's Liability | 1 |
|---|---|

| | |
|---|----|
| Shingo SERYO : Legal Tests for Joint Ventures under the Antitrust Laws (1) | 19 |
|---|----|

| | |
|--|----|
| Shinichiro KITO : Die Klagebefugnis der Verbände im Umweltsverwaltungsprozeß | 86 |
|--|----|

Research Note

| | |
|---|-----|
| Takeshi NAKATANI : On Studies of Tocqueville in Recent Years | 109 |
|---|-----|

Materials

| | |
|--|-----|
| Society for the Comparative Study of Penal Law (General Editor : Kan UEDA) : Penal Code of the Socialist Republic of Vietnam (2) | 126 |
|--|-----|

| | |
|---|-----|
| Shigekatsu ARAKAWA (translated by) : Eigentumsrecht Nutzung von Grundstücken und Gebäuden zum Wohnen und zur Erholung, Drundriß des Zivilrechts, Heft 2, Berlin 1977 (6) | 150 |
|---|-----|

| | |
|--|-----|
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Wei Hongyun : Measures to Promote Economic Prosperity in the Anti- Japanese Base Areas in North China | 168 |
|--|-----|

Book Review

| | |
|--|-----|
| Tsugio ANDO : Alonso L. Hamby, "Liberalism and Its Challengers F. D. R. to Reagan", Oxford University Press, 1985. | 183 |
|--|-----|

News of the Ritsumeikan Univ. L. A.

News on Research Meetings.

No. 183·184 (1986. 3)

Articles

| | |
|--|---|
| Makoto IKEDA : Sketch on Chinese Nationalism during the Anti-Japanese War | 3 |
|--|---|

| | |
|---|----|
| Lou Xiang-Zhe : An Examination on the Relations between Sun Chung-Shan and Pro-Japanese Military Clique | 24 |
|---|----|

| | |
|--|----|
| Hideo FUKUI : The Type of State and the Forms of State ; On the Japanese Emperor State | 32 |
|--|----|

| | |
|---|-----|
| Takeshi NAKATANI : Opinions and Actions of Liberals during the Second Empire Guizot, Tocqueville and Thiers | 55 |
| Tsugio ANDO : An Aspect of the American Liberal Movement | 102 |
| Yoshitaka NAKAMURA : La justice criminelle sous la Terreur | 125 |
| Yuichi OHIRA : The Illegal Suits in Early Modern Japan | 158 |
| Kiyoshi YAMASHITA : Unconstitutionality of the Regulation for "Kyoto Old Capital Preservation Cooperation" Tax | 175 |
| Yoshikazu TAMURA : On the Formation of European Administrative Law | 206 |
| Patrice GÉLARD : La Décentralisation en France (traduit par Tadasu WATARI) | 226 |
| Tadasu WATARI : Essai sur l'élaboration historique de la notion de Circulaire réglementaire en France | 242 |
| Norio YASUMOTO : Inner City Policy and Compulsory Purchase of Land in Britain | 286 |
| Akira IDOTA and He En Tao : Criminal Justice in the People's Republic of China | 307 |
| Yasunari HISAOKA : Der Charakter der geltenden Strafprozessordnung | 352 |
| Jisuke NAGAO : Legal Relations during the Cooling-off Period | 382 |
| Yoshikazu SAGAMI : Ein Beitrag zur Legitimität der Zivilentscheidung | 405 |
| Gerard-René de GROOT : Das neue Staatsangehörigkeitsrecht der Niederlande (übersetzt von Shoichi KIDANA) | 431 |
| Hideki OHATA : An Essay on the International Studies in the U. S. | 476 |

+

No. 185 (1986. 9)

Articles

| | |
|---|----|
| Ryoichi YOSHIMURA : Zur Lehre vom Personenschadensersatz im japanischen Recht (2) | 1 |
| Tomomi NAKAYAMA : Die Sicherungsfunktion der Grundschuld in Deutschland unter Berücksichtigung der Umlaufsfähigkeit der Hypothek (1) | 40 |

Research Note

| | |
|--|----|
| Lou Xiang-Zhe : On Researches in China on Pei-yang Army | 57 |
|--|----|

Book Review

| | |
|---|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : | 70 |
|---|----|

Akira IDOTA) : Festschrift für H. H. Jescheck zum 70. Geburtstag (1)

Materials

| | |
|---|-----|
| Society for the Comparative Study of Penal Law (General Editor : Kan UEDA) : Penal Code of the Socialist Republic of Vietnam (3) | 89 |
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Li Liangzhi : On the Formation and Split of the Second KMT-CCP Cooperation and their Historical Significance | 110 |
| Kunihiro NAKATA (translated by) : Legal Regulation of Advertisements and Consumer Protection in Sweden | 139 |

No. 186 (1986. 12)

Articles

| | |
|---|----|
| Shuhei NINOMIYA : The Citizens' Injunctive Suit against the Reclamation of Imabari Odagahama Beach and preserving the Seashore (1) | 1 |
| Tomomi NAKAYAMA : Die Sicherungsfunktion der Grundschuld in Deutschland unter Berücksichtigung der Umlaufsfähigkeit der Hypothek (2) | 52 |

Book Review

| | |
|---|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Akira IDOTA) : Festschrift fur H. H. Jescheck zum 70. Geburtstag (2) | 83 |
|---|----|

Materials

| | |
|---|-----|
| Shigekatsu ARAKAWA (translated by) : Eigentumsrecht Nutzung von Grundstücken und Gebäuden zum Wohnen und zur Erholung, Grundriß des Zivilrechts, Heft 2, Berlin 1977 (7) | 101 |
| Tatsuro FUJITA (translated by) : EEC-Misleading Advertising Directive 1984 | 128 |
| Tomomi NAKAYAMA (translated by) : Legal Regulation of Advertisements and Consumer Protection in France | 140 |

No. 187 (1986. 12)

Articles

| | |
|---|----|
| Ryoichi YOSHIMURA : Zur Lehre vom Personenschadensersatz im japanischen Recht (3) | 1 |
| Shingo SERYO : Legal Tests for Joint Ventures under the Antitrust Laws (2) | 47 |

Book Review

| | |
|--|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Akira IDOTA) : Festschrift für H. H. Jescheck zum 70. Geburtstag (3) | 93 |
| Material | |
| Society for the Comparative Study of Penal Law (General Editor : Kan UEDA) : Penal Code of the Socialist Republic of Vietnam (4) | 106 |

No. 188-190 (1987. 3)

Articles

| | |
|--|-----|
| Reiji KIKUI : The Origins and Characterization of "the New Cold War" On F. Halliday's Views of "the Second Cold War" | 1 |
| Hideo FUKUI : "Zusammenfassung der bürgerlichen Gesellschaft" and the Functions of the State | 43 |
| Takeshi NAKATANI : Essai sur la pensée sociale de Alexis de Tocqueville : Mémoire sur le paupérisme, 1835 | 66 |
| Tsugio ANDO : American Progressive Party and the Korean War | 80 |
| Hiroshi MURAKAMI : City Planning and Politico-administrative Structure in West Germany : Tradition and Recent Development | 115 |
| Hajime WATANABE : Relativism, Morals and Religion in Fukuzawa | 144 |
| Guo Chuan-Er : On Establishment of Ji-Lu-Yu Anti-Japanese Base | 171 |
| Lou Xiang-Zhe : A Study on Connections of Zhili Military Clique and Japan | 185 |
| Yoshito KANEKO : Ein Austromarxist Leben und Werk Max Adlers | 192 |
| Yoshikazu TAMURA : Das Rechtmäßigkeitsprinzip der EG-Verwaltung | 223 |
| Akira IDOTA : Der rechtliche Charakterzug des Hauptverfahrens | 247 |
| Yasunari HISAOKA : Der Anspruch auf die Überbringung des Schriftstückes und der freien Verkehr zwischen Verteidiger und Beschuldigten | 258 |
| Kan UEDA : On the Studies of the Criminal Personality | 282 |
| Jisuke NAGAO : A Comparative Study on Commercial Advertising Regulation : the Object and Methods of Legislative Control | 312 |
| Shuhei NINOMIYA : Développement du jurisprudence sur le concubinage adultère | 341 |
| Hideki OHATA : The 'National Interest Debate' Today : Toward a Refinement of the National Interest | 392 |

No. 191 (1987. 7)**Articles**

| | |
|---|----|
| Yoshikazu SAGAMI : Die Theorie und Praxis der Beweisaufnahme in der Meijizeit | 1 |
| Shinichiro KITO : Die Klagebefugnis der Verbände im Verwaltungsprozeß in Japan | 27 |

Book Review

| | |
|--|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Akira IDOTA) : Festschrift für H. H. Jescheck zum 70. Geburtstag (4) | 77 |
|--|----|

Materials

| | |
|--|-----|
| Songaibaishoho Dokushokai (The Reading Circle of Law of Damages, General Editor : Shozo INUI) : E. Deutsch, Haftungsrecht Erster Band : Allgemeine Lehren (5) | 101 |
| Kunihiro NAKATA (translated by) : Legal Regulation of Advertisements and Consumer Protection in West Germany | 110 |
| Mitsuo UEBA & Yo UNOKI : Chinese-Bankruptcy Act, Chinese Foreign Investment Company Act | 144 |

+

No. 192 (1987. 9)**Articles**

| | |
|---|----|
| Shozaburo YOSHINO : Zur Problematik der Präklusion nach der Vereinfachungsnovelle | 1 |
| Tomomi NAKAYAMA : Die Sicherungsfunktion der Grundschuld in Deutschland unter Berücksichtigung der Umlaufsfähigkeit der Hypothek (3) | 32 |

Book Review

| | |
|--|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Akira IDOTA) : Festschrift für H. H. Jescheck zum 70. Geburtstag (5) | 71 |
|--|----|

Materials

| | |
|---|-----|
| Reiji KIKUI : A. P. Butenko : "Ideological War" of Bourgeois Propaganda and the Negative Phenomena in the Socialist World | 91 |
| Takeshi NAKATANI, Tadasu WATARI & Shigeru OKAMURA : Yves Mény, Centralisation et décentralisation dans le débat politique français, Paris, 1974. | 122 |

pp. 536

| | |
|---|-----|
| Songaibaishoho Dokushokai (The Reading Circle of Law of Damages, General Editor : Shozo INUI) : E. Deutsch, Haftungsrecht, Erster Band : Allgemeine Lehren (6) | 152 |
|---|-----|

News of the Ritsumeikan Univ. L. A.

News on Research Meetings

No. 193 (1987. 11)**Articles**

| | |
|---|----|
| Akira IDOTA : Der neue Versuch über § 230 a StGB | 1 |
| Norio YASUMOTO : The Current Tendency of the Town and Country Planning Law and Two Proposals | 12 |
| Hanns PRÜTTING (Übersetzt von Yoshikazu SAGAMI) : Prozessuale Aspekte richterlicher Rechtsfortbildung in Deutschland | 38 |

Materials

| | |
|---|-----|
| Reiji KIKUI (translated by) : "Chapter 9 The Great Contest in the 1980s : The Second Cold War to 1985" in Fred Halliday, <i>The Making of the Second Cold War</i> , 2nd Edition, London 1986 | 62 |
| Shoichi KIDANA (translated by) : International-privatrechtliche Fragen internationaler Lizenzverträge Betrachtungen aus jugoslawischer Sicht. | 100 |
| Yoshito KANEKO (translated by) : Christoph Müller, Kritische Bemerkungen zur Auseinandersetzung Hermann Hellers mit Hans Kelsen | 114 |
| Kunihiro NAKATA (translated by) : Legal Regulation of Advertisements and Consumer Protection in Denmark | 152 |

Case Study

| | |
|--|-----|
| Shuhei NINOMIYA : Dispute over the Survivor's Pension between a Legal Spouse and, a de facto Spouse | 159 |
|--|-----|

+

No. 194 (1987. 12)**Articles**

| | |
|---|----|
| Yuichi OHIRA : The Illegal Suit in Early Modern Japan (2) | 1 |
| Takeshi NAKATANI : Lamennais' Political Thought on Journal "L'Avenir" | 25 |
| Kunihiro NAKATA : Die Entstehung der Vorschriften des deutschen BGB über | 51 |

die Willenserklärung (1) eine Untersuchung über die Kritik an dem ersten Entwurf

Book Review

Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor :

103

Akira IDOTA) : Festschrift für H. H. Jescheck zum 70. Geburtstag (6)

Material

Tatsuro FUJITA (translated by) : Advertising Legislations in Europe (1)

119

No. 195 (1988. 1)

Articles

Kan UEDA : "Perestroika" in Penal Law

1

Kunihiro NAKATA : Die Entstehung der Vorschriften des deutschen BGB über die Willenserklärung (2) eine Untersuchung über die Kritik an dem ersten Entwurf

26

Contribution

Mauro CAPPELLETTI : Repudiating Montesquieu ? The Expansion and

73

Legitimacy of "Constitutional Justice" (translated by Tatsuro FUJITA)

+

Case Note

Chikafumi SHIOTA : Responsibility for the Promissory Note to be drawed by

119

unregistered Representative Director Case Studies on Commercial

Registration (1)

No. 196 (1988. 3)

Articles

Tsugio ANDO : International Crises and the Domestic Reform

1

Kunihiro NAKATA : Die Entstehung der Vorschriften des deutschen BGB über die Willenserklärung (3) eine Untersuchung über die Kritik an dem ersten Entwurf

40

Book Review

Katsuyoshi IKUTA : Besprechung : W. Naucke, Die Wechselwirkung zwischen Strafziel und Verbrechensbegriff, 1985

100

Materials

Songaibaishoho Dokushokai (The Reading Circle of Law of Damages, General

111

| | |
|---|-----|
| Editor : Shozo INUI) : E. Deutsch, Haftungsrecht, Erster Band : Allgemeine Lehren (7) | |
| Tatsuro FUJITA (translated by) : Advertising Legislations in Europe (2) | 155 |
| Case Note | |
| Osamu TAKEHAMA : The Person in Charge of the Commercial Registration | 179 |
| Case Studies on Commercial Registration (2) | |

No. 197 (1988. 6)

Articles

| | |
|--|----|
| Shozaburo YOSHINO : Die Befugnis und die Last des Richters im Zivilprozeß | 1 |
| Kyuki SHIOMI : Die Verbindlichkeit von der Behauptung einer bestimmten Tatsache in dem Beweisantrage in der strafprozeß-Ordnung | 43 |

Book Review

| | |
|--|----|
| Ryuji YAMAMOTO & Shinichi WADA : E. Deutsch, Das Recht der Gentechnologie 1987 in BRD | 63 |
|--|----|

Material

| | |
|--|----|
| Kunihiro NAKATA (translated by) : Legal Regulation of Advertisements and Consumer Protection in England | 82 |
|--|----|

Case Study

| | |
|---|-----|
| Izumi KAWASHIMA : The Restriction of the Representative Power of Directors and the Protection of the Third Party Case Studies on Commercial Registration (3) | 129 |
|---|-----|

+

No. 198 (1988. 8)

Articles

| | |
|--|---|
| Yoshitaka NAKAMURA : La justice criminelle révolutionnaire sous la Montagne | 1 |
|--|---|

| | |
|--|----|
| Koji HAYASHI : Die Bestätigung der Irrtumsnichtigkeit | 29 |
| Contribution | |

| | |
|--|-----|
| Dieter LEIPOLD : Urteilswirkungen und Rechtsfortbildung (translated by Shozaburo YOSHINO & Goro MIZUNO) | 102 |
|--|-----|

Material

| | |
|---|-----|
| Yoshito KANEKO : E. Rabofsky/G. Oberkofer : Verborgene Wurzeln des | 134 |
|---|-----|

NS-Justiz (1)

Book Review

- Isao TAKAGI :** Explanation in Intellectual History, T. Nakatani, *The Idea and Politics of Modern France* 156

No. 199 (1988. 10)

Article

- Takeshi SAITO :** The Reform of the Ultra Vires Rule 1

Book Review

- Keiho Dokushokai** (The Reading Circle of Criminal Law, General Editor : Akira IDOTA) : Festschrift für H. H. Jescheck zum 70. Geburtstag (7)

Materials

- Society for the Study of Modern China** (General Editor : Makoto IKEDA) : 75

Jiang Xiangyan and Xu Youli : The Battle Front of Henan in the Period of the War of Resistance against Japan

- Tomomi NAKAYAMA :** Legal Regulation of Advertisements in Italy, Belgium and Luxemburg 105

+

No. 200 (1988. 12)

Articles

- Yoshito KANEKO :** Die Verfassungsreform von 1929 und Hans Kelsen 1

- Masaaki MIYAI :** The Study of the Case Law of the United States of America concerning Patent Pools (1) 33

Material

- Songaibaishoho Dokushokai** (The Reading Circle of Law of Damages, General Editor : Shozo INUI) : E. Deutsch, Haftungsrecht, Erster Band : Allgemeine Lehren (8) 72

Case Study

- Yoshiharu YOSHIKAWA :** Analogy of S. 14. Commercial Code to Non-Director from his Agreement to Registration of Director's Appointment. 121

Case Studies on Commercial Registration (4)

News of the Ritsumeikan Univ. L. A.

News on Research Meetings

No. 201・202 (1989. 3)

Articles

| | |
|--|-----|
| Yoshito KANEKO : Die Kelsen gehen | 1 |
| Tomonosuke OHASHI : On “the Subject” in the Theory of Recognition (Anerkennungstheorie) from Notes of the Theories of Recognition in German General Jurisprudence | 24 |
| Yasushi GOTO : Formation of a Public Opinion in Kyoto under Legislate of the Japanese Imperial Constitution | 47 |
| Manfred REHBINDER (Übersetzung : Shozaburo YOSHINO/Goro MIZUNO) : Richterliche Rechtsfortbildung in der Sicht von Eugen Ehrlich | 60 |
| Toyochika KOMURO : Enforcement of the Temporary Workers’ Law and its Legal Theory | 75 |
| Mikio YOSHIDA : Legal Issues Involved in Nonrenewal of Temporary Employees in Local Government | 94 |
| Yoshitaka NAKAMURA : Une histoire du Parlement de Toulouse | 117 |
| Yuichi OHIRA : The <i>Meyasubako</i> (The Box for Accepting People’s Suits) in the Time of Early Meiji Japan (1) with Special Reference to Kyoto Prefecture | 143 |
| Du Gangjiang : The Problems about the Independence of Jurisdiction in China | 175 |
| Yoshikazu TAMURA : Die Zusammenschrumpfung der Ermessensfreiheit der Verwaltung | 206 |
| Akira IDOTA : The Concept “Adversary Proceeding” in Criminal Procedure | 227 |
| He EnTao : The Law of Evidence in the People’s Republic of China | 242 |
| Kan UEDA : On Crime as a Subject of the Criminology | 249 |
| Shigekatsu ARAKAWA : Illegality of the “Pyramid-Scheme” | 270 |
| Jisuke NAGAO : On the Legal Conception of “Consumer” | 303 |
| Ryoichi YOSHIMURA : Der Beweis des Kausalzusammenhangs im Umweltsprozeß | 327 |
| Shuhei NINOMIYA : Les concubinages en 1980’s en France et respect de la vie privée | 354 |
| Shoichi KIDANA : The Relations between the Rules of Conflict of Laws and the Paris Convention for the Protection of Industrial Property | 388 |
| Yoshikazu SAGAMI : Rozo Kijimoto and Research Institute of Law | 411 |
| Shozaburo YOSHINO : Die richterliche Rechtsfortbildung und die Rolle des | 435 |

| | |
|---|-----|
| Richters | |
| Takeshi NAKATANI : A propos de l'idée de la patrie pendant la Révolution française | 474 |
| Shiro AKAZAWA : The Problem of Juvenile Delinquency in the Pacific War Period | 509 |

No. 203 (1989. 6)**Articles**

| | |
|--|----|
| Hideo FUKUI : K. Marx's Method of Political Process Analysis : Introduction | 1 |
| Masaaki MIYAI : The Study of the Case Law of the United States of America concerning Patent Pools (2) | 27 |

Research Note

| | |
|--|----|
| Takashi YONEZU : Employer's Liability at Common Law in the Nineteenth Century (1) | 56 |
|--|----|

Material

| | |
|---|-----|
| Tatsuro FUJITA : Advertising Legislations in Europe (3) | 80 |
| Junichi KUNITOMO : Application for Cancellation of Register on Commercial Registration Case Studies on Commercial Registration (5) | 110 |

+

No. 204 (1989. 9)**Articles**

| | |
|--|----|
| Shuhei NINOMIYA : Nouveau développement du concubinage dans Japon | 1 |
| Shinichi WADA : Zur Entwicklung des Recht am Gewerbebetrieb in der Rechtsprechung des RG und BGH (1) | 46 |
| Masaaki MIYAI : The Study of the Case Law of the United States of America concerning Patent Pools (3) | 77 |

Materials

| | |
|---|-----|
| Yoshito KANEKO : E. Rabofsky /G. Oberkofer : Verborgene Wurzeln des NS-Justiz (2) | 102 |
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Bi Wan-wen : New Trends of Studies in Zhang Xue-liang's Thought of Nationalism | 141 |

No. 205·206 (1989. 12)**Articles**

| | |
|--|-----|
| Yoshio NAKAI : Gesetzliches Pfandrecht in japanischen Zivilrecht | 1 |
| Jisuke NAGAO : Legal Policy for Securing the Consumer Interests | 34 |
| Shigekatsu ARAKAWA : Sicherungsübereignung und das Gesetz über die Sicherungsvormerkungsvertrag | 60 |
| Shoichi KIDANA : Zum Erbstatut im Schweizerischen IPR-Gesetz | 105 |
| Shuhei NINOMIYA : Personal Autonomy and Ideology of Neutrality Giving Legal Effect to Non-marital Cohabitation | 135 |
| Sumio OKAWA : Gesetz (Dajyokan-Fukoku), betreffend die Gerichtsbarkeit vom 8. Juni 1875. und Kowashi INOUE | 188 |

No. 207 (1990. 1)**Articles**

| | |
|---|----|
| Jisuke NAGAO : On Illegality of the Pyramid-Scheme Transaction | 1 |
| Gu Xiao Rong : The Theory of Negligent Crime viewed from China | 33 |
| Shinichi WADA : Zur Entwicklung des Recht am Gewerbebetrieb in der Rechtsprechung des RG und BGH (2) | 47 |

Research Note

| | |
|--|----|
| Takashi YONEZU : Employer's Liability at Common Law in the Nineteenth Century (2) | 89 |
|--|----|

Case Study

| | |
|---|-----|
| Yuriko SEYA : Effect of the Registration of Companies not satisfied all the Requirements of Commercial Code in Respect of Registration Case Studies on Commercial Registration (6) | 116 |
|---|-----|

News of the Ritsumeikan Univ. L. A.

News on Research Meetings

+

No. 208 (1990. 3)**Articles**

| | |
|--|---|
| Kazuo HATANAKA : Development of "Rechtsstaat" in USSR and East Europe (1) | 1 |
|--|---|

| | |
|--|-----|
| Shinichi WADA : Zur Entwicklung des Recht am Gewerbebetrieb in der Rechtsprechung des RG und BGH (3) | 25 |
| Materials | |
| Ryuji YAMAMOTO : Peter Gilles : Consumer Credit Act in EC and Federal Republic of Germany | 56 |
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Lu Feng : DAN WEI A Special Form of Social Organization | 93 |
| Case Study | |
| Hitoshi NAGATA : Ways to Count Days between Managerial Alteration and Its Registration Case Studies on Commercial Registration (7) | 131 |

No. 209 (1990. 6)

Articles

| | |
|---|----|
| Kan UEDA : Deviant Behaviors in the Soviet Society | 1 |
| Yoshikazu NAKATANI : A Preface to American Political Theories (1) | 18 |
| Material | |
| Researching Society of E. C. Consumer Legislation (General Editor : Jisuke NAGAO) : Financial Services and Consumer Protection in European Communities | 63 |

+

No. 210 (1990. 9)

Articles

| | |
|--|----|
| Kimio YAKUSHIJI : On the Judgment of the European Court of Human Rights which declared the "Interpretative Declaration" of Switzerland made to Article 6 § 1 of E. C. H. R. as Invalid (Belilos Case) | 1 |
| Mikio YOSHIDA : Manfred Löwisch : Die Arbeitsrechtsordnung unter dem Grundgesetz | 57 |
| Material | |
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Chen Ke : The Popular Organizations in Tianjin at the Late 19th Century and the System of Urban Control and Administration | 85 |

No. 211 (1990. 10)**Articles**

| | |
|--|----|
| Hideo FUKUI : K. Marx's Method of Political Process Analysis | 1 |
| Yuichi OHIRA : The Illegal Suits in Early Modern Japan (3) | 53 |
| Takashi YONEZU : The Conflict of Individual Labour Law in the Federal Republic of Germany | 68 |

No. 212 (1990. 12)**Articles**

| | |
|---|----|
| Norio YASUMOTO : The Growth of Betterment Levy System in Britain | 1 |
| Takaaki MATSUMIYA : Zur Berufs- oder Gewerbefahrlässigkeit | 43 |
| Material | |
| Mitsuru SATO & Tatsuo HOSHIBA : A Survey Research on Mayors of Hokuriku Area in 1989 | 81 |

No. 213 (1991. 1)**Articles**

| | |
|---|----|
| Takeshi NAKATANI : Adolphe Thiers and French Liberalism (1) On Political Intelligence of M. Thiers | 1 |
| Minoru HONDA : Zum Entwicklungsprozeß des Unrechtsbegriffs in der Strafrechtslehre des Westdeutschlands nach dem Krieg (1) | 52 |

Contributions

| | |
|--|-----|
| Peter HANAU : Arbeits- und Sozialrecht im vereinten Deutschland (translated by Mikio YOSHIDA) | 100 |
| Frank CUNNINGHAM : Sustainable Development and the Socialist Ideal (translated by Kan MATSUOKA) | 116 |

Materials

| | |
|--|-----|
| Mitsuru SATO & Tatsuo HOSHIBA : A Survey Research on Mayors of Hokuriku Area in 1989 | 154 |
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Guarantees and Guarantors in Chinese Economic Reforms | 188 |

No. 214 (1991. 3)**Article**

| | |
|---|---|
| Tadasu WATARI : Le contrôle du bilan “coût-avantages” dans la jurisprudence administrative française (1) | 1 |
|---|---|

Contributions

| | |
|--|-----|
| Klaus STERN : Verfassungsrechtliche Grundfragen auf dem Weg zur Einheit Deutschlands (translated by Atsushi TAKADA) | 79 |
| Kresimir SAJKO : Joint Ventures in East European Countries Selected Issues (translated by Shoichi KIDANA) | 103 |

No. 215 (1991. 6)**Articles**

| | |
|--|----|
| Jisuke NAGAO : Nature of Norm as a Self-regulation of Fair Competition Rules | 1 |
| Takaaki MATSUMIYA : Rechtliche Probleme über die Behandlung vom “unnatürlichen Tod” | 39 |

Contribution

| | |
|--|----|
| Peter HANAU : Aktuelle Fragen des deutschen Wissenschaftsrechts (Actual Problem of “Science-Law” of the Federal Republic of Germany) (translated by Takashi YONEZU) | 59 |
|--|----|

Research Note

| | |
|---|----|
| Kimio YAKUSHIJI : Preparatory Work of Article 31 and Article 42 (5) of the United Nations Convention on the Law of the Sea | 76 |
|---|----|

Material

| | |
|--|-----|
| Kimio YAKUSHIJI : Liability of States for Damage or Loss sustained by Foreign Ships and Aircrafts arising from Enforcement Measures of the States | 118 |
|--|-----|

No. 216 (1991. 9)**Articles**

| | |
|---|----|
| Mikio YOSHIDA : Labor Relations and the Law in Thailand (1) | 1 |
| Minoru HONDA : Zum Entwicklungsprozeß des Unrechtsbegriffs in der Strafrechtslehre des Westdeutschlands nach dem Krieg (2) | 33 |

Research Note

| | |
|---|-----|
| Kimio YAKUSHIJI : Non-inclusion of the Reservation Clause into the International Covenants on Human Rights | 66 |
| Material | |
| Yoshito KANEKO : E. Rabofsky /G. Oberkofler : Verborgene Wurzeln des NS-Justiz (3) | 122 |

No. 217 (1991. 10)**Articles**

| | |
|---|----|
| Osamu TAKEHAMA : Duty of Notice of Loss in Insurance Contract (1) | 1 |
| Mikio YOSHIDA : Labor Relations and the Law in Thailand (2) | 66 |
| Minoru HONDA : Zum Entwicklungsprozeß des Unrechtsbegriffs in der Strafrechtslehre des Westdeutschlands nach dem Krieg (3) | 97 |

Materials

| | |
|---|-----|
| Kimio YAKUSHIJI : Protocol No. 9 to the European Convention on Human Rights and its Explanatory Report | 114 |
| Yoshito KANEKO : E. Rabofsky /G. Oberkofler : Verborgene Wurzeln des NS-Justiz (4) | 122 |

+

No. 218 (1991. 12)**Articles**

| | |
|---|----|
| Takaaki MATSUMIYA : Feuerfälle und Aufsichts-oder Verwaltungsfahrlässigkeit | 1 |
| Shinichi WADA : Zum Widerrufsanspruch in Art. 723 des japanischen BGB | 29 |
| Materials | |
| Yoshito KANEKO : E. Rabofsky/G. Oberkofler : Verborgene Wurzeln des NS-Justiz (5) | 75 |
| Takashi YONEZU (translated by) : Vorschläge der EG-Kommission über die Arbeitnehmerbeteiligung | 99 |

No. 219 (1992. 1)**Articles**

| | |
|---|----|
| Yoshikazu TAMURA : Judicial Control of Executive Discretion in EC Court | 1 |
| Osamu TAKEHAMA : Duty of Notice of Loss in Insurance Contract (2) | 25 |
| Yasuyoshi MINAMINO : Problems on Samir Amin's Theories of Dependency and of Nationalism | 53 |

Materials

| | |
|---|-----|
| Mitsuru SATO & Tatsuo HOSHIBA : A Survey Research on Mayors of Hokuriku Area in 1989 | 112 |
| Songaibaishoho Dokushokai (The Reading Circle of Law of Damages, General Editor : Shozo INUI) : E. Deutsch, Haftungsrecht, Erster Band : Allgemeine Lehren (9) | 136 |

No. 220 (1992. 3)**Articles**

| | |
|--|----|
| Ryoichi YOSHIMURA : Die neue Entwicklung des Umwelthaftungsrechts in Deutschland | 1 |
| Osamu TAKEHAMA : Duty of Notice of Loss in Insurance Contract (3) | 51 |
| Minoru HONDA : Zum Entwicklungsprozeß des Unrechtsbegriffs in der Strafrechtslehre des Westdeutschlands nach dem Krieg (4) | 85 |

Material

| | |
|---|-----|
| The Research and Planning Committee of the Faculty of Law : Actual Conditions and Problems of Education in the Faculty of Law (1) | 116 |
|---|-----|

+

No. 221 (1992. 6)**Articles**

| | |
|--|----|
| Jisuke NAGAO : Truth Description in Service Contracts | 1 |
| Minoru HONDA : Zum Entwicklungsprozeß des Unrechtsbegriffs in der Strafrechtslehre des Westdeutschlands nach dem Krieg (5) | 19 |

Materials

| | |
|---|----|
| Songaibaishoho Dokushokai (The Reading Circle of Law of Damages, General Editor : Shozo INUI) : E. Deutsch, Haftungsrecht, Erster Band : Allgemeine | 43 |
|---|----|

| | |
|---|-----|
| Lehren (10) | |
| The Research and Planning Committee of the Faculty of Law : Actual Conditions and Problems of Education in the Faculty of Law (2) Case Study | 67 |
| Jisuke NAGAO : Problems in Negotiations on the Newspaper Advertising Contract | 132 |

No. 222 (1992. 9)

Articles

| | |
|---|----|
| Reiji KIKUI : The Dynamics of Global Politics in the So-called “Post-Cold War” Period | 1 |
| Masaaki MIYAI : The Border Enforcement of Intellectual Property Rights and the GATT ; with Regard to the Problems of Overlapping Jurisdictions of ITC and the Federal Courts (1) | 50 |

Research Note

| | |
|---|----|
| Lee Ja Kyung : The Origin of Korean War (1) | 77 |
| Book Review | |
| Asian Law Centre (General Editor : Kazuo HATANAKA) : On the Human Rights in China (1) | 97 |

Material

| | |
|---|-----|
| YANG Yi-Fan : On Petition Box in Ancient China | 113 |
|---|-----|

+

No. 223・224 (1993. 1)

Memorial Lecture

| | |
|--|---|
| Shigeaki TANAKA : Legal Theory, Ideology and Politics the Late Prof. Kaneko on Hans Kelsen | 1 |
|--|---|

Articles

| | |
|---|-----|
| Masaru TAKESHITA : A Substantial Interpretation of the Fundamental Norm | 18 |
| Yuichi OHIRA : The <i>Meyasubako</i> (The Box for Accepting People's Suits) in the Time of Early Meiji Japan (2) with Special Reference to Kyoto Prefecture | 39 |
| Norio YASUMOTO : Land Use Control and Compensation (1) | 95 |
| Minoru HONDA : Ein Beitrag zum “nūllum crimen nūlla poena sine lēge” Prinzip und dem Unrechtsbegriff im Strafrecht vom sozialen Rechtsstaat | 126 |

| | |
|--|-----|
| Akira IDOTA : The Testimony of Investigator & the Conditions of Bail | 164 |
| Takaaki MATSUMIYA : Zum “atypischen Strafaufhebungsgrund” | 197 |
| Jisuke NAGAO : Contract, Business Ethics and Self-Restraint | 237 |
| Shuhei NINOMIYA : Toward repealing the Discrimination relating to the Succession of Children born out of Wedlock (1) | 267 |
| Shoichi KIDANA : Some Problems of Japanese Private International Law concerning the Inheritance of South and North Koreans domiciled in Japan | 298 |
| Takeshi NAKATANI : Decentralisation au milieu du XIXème siècle en France et l'esprit du législateur à propos des lois municipaux le Second Empire | 349 |
| Taro MIYAMOTO : Corporatism and Labour Strategy in Sweden Formation of the Swedish Model | 404 |

No. 225·226 (1993. 3)

Articles

| | |
|---|-----|
| Yoshio NAKAI : System of Law for “Person’s Ability” in Japanese Civil Law | 1 |
| Shinichi WADA : Die Anwendbarkeit des § 251II BGB auf dinglichen Beseitigungsanspruch | 27 |
| Tomomi NAKAYAMA : Über Vertragswillie des Eigentümers im Lehre vom Bereich der Hypothekenforderung im Zusammenhang zwischen Burgschaftsforderung | 55 |
| Jisuke NAGAO : Self-Regulation on Advertising of Situations Vacant | 80 |
| Ryoichi YOSHIMURA : Die Bemessung des Schadensersatzes bei der Personenschäden | 139 |
| Shoichi KIDANA : Das Erbstatut im deutschen internationalen Privatrecht, insbesonders die Rechtswahl im internationalen Erbrecht | 172 |
| Shuhei NINOMIYA : Toward repealing the Discrimination relating to the Succession of Children born out of Wedlock (2) | 212 |
| Hirohisa KITANO : The Realities of Japanese Corporation Income Taxation | 263 |
| Kanichi HIRANAKA : An Alternative to Credit Card Bank Bankruptcy Wilhelmsson’s Theory of Social Force Majeur | 299 |
| Osamu TAKEHAMA : A Suicide Exclusion in Life and Accident Insurance Policies | 312 |
| Yoshitaka NAKAMURA : L’institution du jury au tribunal criminel à l’époque de la Révolution française | 335 |

| | |
|---|-----|
| Kan UEDA : On the Class Principle in Criminal Law | 372 |
| Shiro AKAZAWA : Law of Protection against War Casualties | 400 |

No. 227 (1993. 7)

Articles

| | |
|---|----|
| Sumio OKAWA : Gesetz (Dajoukan-Fukoku), betreffend die Gerichtsbarkeit vom 8. Juni 1875. und Kowashi INOUE (2) | 1 |
| Masaaki MIYAI : The Border Enforcement of Intellectual Property Rights and the GATT ; with Regard to the Problems of Overlapping Jurisdictions of ITC and the Federal Courts (2) | 18 |

Research Note

| | |
|---|----|
| LEE Ja Kyung : The Origins of Korean War (2) | 40 |
|---|----|

Materials

| | |
|---|----|
| Masahisa DEGUCHI (Übersetzer) : Manfred Löwisch, Juristenausbildung in Deutschland | 73 |
| Masahisa DEGUCHI (Übersetzer) : Kostas E. Beys, Der Einfluß des EG-Rechts auf das griechische Zivilprozeßrecht | 83 |
| Kenji UEDA, Kazushige ASADA (Übersetzer) : Günther Jakobs, Der strafrechtliche Handlungsbegriff | 98 |

+

No. 228 (1993. 9)

Articles

| | |
|--|----|
| Norio YASUMOTO : Remedies in the Process of Urban Planning | 1 |
| Katsuyoshi IKUTA : Zur Einwilligung des Verletzten | 31 |
| WANG Jinsheng : The Company Representative and Security Protection of Transactions in China | 77 |

Materials

| | |
|--|-----|
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Du Gangjian : On Anti-Power Law Movement and Kazuo Amano's Thought on Resistance Rights | 113 |
| Du Gangjian : Argument on Overcoming of Nihilism on Human Right | |
| The Postgraduate Seminar on International Politics (General Editor : Reiji KIKUI) : Ch. Hartman and P. Vilanova, eds., "Paradigms Lost : the Post Cold | 133 |

| | |
|---|-----|
| War Era" (1) | |
| Yoshiharu YOSHIKAWA : Notes on the Foreign Case of Duties & Liabilities of Directors (1) English Case (1) (2) | 165 |

No. 229 (1993. 10)

Articles

| | |
|--|----|
| Jisuke NAGAO : Booking and Supplying the Third Party with Performance by the Actors | 1 |
| Yasuyoshi MINAMINO : Deconstruction of the European Nation-State Theory Introduction | 51 |

Materials

| | |
|---|-----|
| Society for the Study of Modern China (General Editor : Makoto IKEDA) : Wang Shouzhong : Argue on Two Stages of Modernization in Late Qing China | 114 |
|---|-----|

| | |
|--|-----|
| Hideo FUKUI : The Municipal Police and Assembly in Postwar Amagasaki | 133 |
| The Postgraduate Seminar on International Politics (General Editor : Reiji KIKUI) : Ch. Hartman and P. Vilanova, eds., "Paradigms Lost : the Post Cold War Era" (2) | 187 |

| | |
|---|-----|
| Yoshiharu YOSHIKAWA : Notes on the Foreign Case of Duties & Liabilities of Directors (2) English Case (3) | 221 |
|---|-----|

+

No. 230 (1993. 12)

Articles

| | |
|--|-----|
| Hideo FUKUI : K. Marx's Political Process Analysis and State Theory | 1 |
| Hiroshi MURAKAMI : Combination and Interdependence of Central and Local Government : Analysis on the Basis of Japanese Survey Researches | 43 |
| WANG Jinsheng : On the Board of Directors in Companies Acts of China | 75 |
| Shinji TOKUGAWA : The Function on the General Non-Discrimination Clauses of International Covenant on Civil and Political Rights (1) | 106 |

Book Review

| | |
|---|-----|
| Asian Law Centre (General Editors : Motoya ISHIKAWA, Kazuo HATANAKA) : On the Human Rights in China (2) | 139 |
|---|-----|

Materials

| | |
|--|-----|
| Takaaki MATSUMIYA (Übersetzer) : Günther Jakobs, Das Schuldprinzip | 159 |
| The Postgraduate Seminar on International Politics (General Editor : Reiji KIKUI) : Ch. Hartman and P. Vilanova, eds., "Paradigms Lost : the Post Cold War Era" (3) | 196 |
| DAI Bo : The Provincial Rules for National Civil Servants in the PRC | 234 |

No. 231・232 (1994. 3)

Articles

| | |
|--|-----|
| Yuichi OHIRA : A Transition of Employment Law in Early Modern Japan | 1 |
| Yoshitaka NAKAMURA : L'institution du jury à la cour d'assises le droit d'instruction criminelle de 1808 | 61 |
| Katsuyoshi IKUTA : Tatprinzip und Strafrecht | 115 |
| Akira ISHIHARA : The Refusal of Blood Transfusion by the Jehovah's Witness, and Hungerstrike of Prisoner the Viewpoint from the Jurisprudence | 157 |
| UEDA Kan : "Eltsin's Russia" and Penal Law | 181 |
| Yasunari HISAOKA : Fair Trial and Due Process in Criminal Procedure | 216 |
| Takaaki MATSUMIYA : Teilnahme am unvorsätzlichen Verhalten | 237 |
| Kimio YAKUSHIJI : Prohibition of the Extradition and Deportation under European Convention of Human Rights (1) | 267 |
| Shigekatsu ARAKAWA : Über die rechtliche Struktur der Sicherungsübereignung | 292 |
| Sumio OKAWA : Tomii Masaakira and the Codification of Japanese Civil Law | 318 |
| Yoshio NAKAI : Verletzung und rechtliche Schutz von der Hypothek | 344 |
| Jisuke NAGAO : Duties of Creditor on Consumer Credit Transaction | 379 |
| Shinichi WADA : Ehrenschutz juristischer Personen und ihre Öffentlichkeit | 413 |
| Haruyoshi SHIMURA : On Regulation of Capital and Payment in Kind at the Time of Company Establishment | 435 |
| Osamu TAKEHAMA : Fraudulent Claims by Insureds in German Automobile Liability Insurance | 457 |
| Yukio NISHIO : The Theory of Corporate Contract as a Main Stream of Law and Economics | 484 |
| Yoshiharu YOSHIKAWA : The Issue in Theory of Liabilities of Directors to | 511 |

| | |
|---|-----|
| Third Party | |
| Shoichi KIDANA : Gesamtstatut und Einzelstatut im internationalen Erbrecht | 575 |
| Mikio YOSHIDA : Zum Rechtssystem über die Interessenvertretung der leitenden Angestellten in Deutschland | 614 |
| Reiji KIKUI : An Approach to the History of International Politics in the Modern Period | 661 |

No. 233 (1994. 6)

Articles

| | |
|---|----|
| Norio YASUMOTO : The Concept of Betterment and the Principles of the Betterment Charge | 1 |
| Sangyun KIM : Über die Vorverlegung des Rechtsgüterschutzes im gegenwärtigen Strafrecht (1) | 41 |
| Contribution | |
| “1993 Ringvortrag der Ritsumeikan und Freiburg Universität” | |
| Manfred LÖWISH : Die Entwicklung des Arbeits- und Sozialrechts in Deutschland seit 1990 (translated by Takashi YONEZU) | 95 |

Book Review

| | |
|---|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Katsuyoshi IKUTA) : Festschrift für Günter Spendel zum 70. Geburtstag (1) | 109 |
| Material | |
| Taro MIYAMOTO : R. Meidner : The Swedish Model : Concept, Experiences, Perspectives | 132 |

+

No. 234 (1994. 9)

Articles

| | |
|---|----|
| Masahisa DEGUCHI : Der Anwaltsvergleich in Deutschland | 1 |
| Sumio OKAWA : Gesetz (Dajoukan-Fukoku), betreffend die Gerichtsbarkeit vom 8. Juni 1875 und Kowashi INOUE (3) | 18 |
| Shinji TOKUGAWA : The Function on the General Non-Discrimination Clauses of International Covenant on Civil and Political Rights (2) | 52 |
| Contribution | |

| | |
|---|-----|
| Masahisa DEGUCHI : 1993 Ritsumeikan-Köln Symposium | 118 |
|---|-----|

No. 235 (1994. 10)

Articles

| | |
|--|-----|
| Takaaki MATSUMIYA : Täterbegriff in Fahrlässigkeitsbereich (1) | 1 |
| Sumio OKAWA·Yuko MURAI : Zur Entscheidung über Ersitzung und Eintragung vom 08. 07. 1925 (Daihan), Minshu Bd. 1 S. 412 | 29 |
| Sangyun KIM : Über die Vorverlegung des Rechtsgüterschutzes im gegenwärtigen Strafrecht (2) | 83 |
| Masaaki MIYAI : Problems of the GATT Approach for the International Protection of Intellectual Property Rights | 122 |

Book Reviews

| | |
|--|-----|
| Sangyun KIM : Günter Stratenwerth : Zukunftssicherung mit Mitteln des Strafrechts ?, ZStW 105, 1993, S. 679 ff. | 162 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Katsuyoshi IKUTA) : Festschrift für Günter Spendel zum 70. Geburtstag (2) | 174 |

Materials

| | |
|---|-----|
| Yoshikazu MIKI : Degenhard von Twickel : Der Rechtsschutz in Steuersachen | 193 |
| Haruyoshi SHIMURA : An Investigation into the Current Situation concerning Users of Commercial Registration Materials and Information | 206 |

+

No. 236 (1994. 12)

Articles

| | |
|--|-----|
| Norio YASUMOTO : The Limitation on the Right of Recall of Volunteer Firemen | 1 |
| Takeshi NAKATANI : Adolphe Thiers and French Liberalism (2) In the Matter of Orléanisme | 35 |
| LIN Lai Fan : "Privilege of Freedom of Speech" in Chinese Constitutional Law | 79 |
| Makoto HIZUME : "Most Closely Connected Rule" in the Contract Conflict of Laws English Perspective | 108 |

Contributions

| | |
|--|-----|
| "Gemeinsame Ringvorträge 1993 der Universitäten Ritsumeikan und Freiburg" | |
| Dieter LEIPOLD : Punitive Damages als Problem des internationalen Zivilprozeßrechts (translated by Masahisa DEGUCHI) | 156 |

| | |
|---|-----|
| Wolfgang LÜKE : Die Beteiligung Dritter als Mittel subjektiver Verfahrenskonzentration (translated by Masahisa DEGUCHI) | 185 |
| Research Note | |
| Takaaki MATSUMIYA : Error in objekto beim Rauschmittelfall | 211 |
| Book Review | |
| Keihō Dokushokai (The Reading Circle of Criminal Law, General Editor : Katsuyoshi IKUTA) : Festschrift für Günter Spendel zum 70. Geburtstag (3) | 220 |
| Materials | |
| Yuichi OHIRA : Bills dropped into Petition Box in Early Meiji Kyoto Japan (1) | 227 |
| Yoshiharu YOSHIKAWA : Notes on the Foreign Case of Duties & Liabilities of Directors (3) American Case (1) | 309 |

No. 237 (1995. 1)

Articles

| | |
|--|-----|
| UEDA Kan : Searching for the New Penal Code "Eltsin's Russia" and Penal Law. 2 | 1 |
| Jisuke NAGAO : Legal Relation on Debtor-Creditor-Supplier Credit under the Another's Name | 25 |
| LEE Jakyung : On Kimku's National Line | 49 |
| Shinji TOKUGAWA : The Family and the International Covenant on Civil and Political Rights | 83 |
| Eisaku MASUDA : Die Entwicklung der zivilrechtlichen Haftungssystematik (1) | 136 |
| Contribution | |

"Gemeinsame Ringvorträge 1993 der Universitäten Ritsumeikan und Freiburg"

| | |
|--|-----|
| Rainer WAHL : Umweltschutz und Verfassungsrecht Prävention durch staatliche Kontrolle oder durch Haftungsrecht (translated by Go KOYAMA, Ryōichi YOSHIMURA) | 176 |
|--|-----|

Book Review

| | |
|---|-----|
| Keihō Dokushokai (The Reading Circle of Criminal Law, General Editor : Katsuyoshi IKUTA) : Festschrift für Günter Spendel zum 70. Geburtstag (4) | 205 |
| Materials | |
| Mikio YOSHIDA : Gesetz über Sprecherausschüsse der leitenden Angestellten | 228 |
| Yoshiharu YOSHIKAWA : Notes on the Foreign Case of Duties & Liabilities | 252 |

of Directors (4) American Case (2)

No. 238 (1995. 3)

Articles

| | |
|---|----|
| Naoko KANO : Determination of the Contracting Party (1) | 1 |
| Takaaki MATSUMIYA : Täterbegriff in Fahrlässigkeitsbereich (2) | 41 |

Research Note

| | |
|--|----|
| Takaaki MATSUMIYA : Einheit der Rechtsordnung und Rechtswidrigkeitsausschluß | 75 |
|--|----|

Book Reviews

| | |
|--|----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Katsuyoshi IKUTA) : Festschrift für Günter Spendel zum 70. Geburtstag (5) | 86 |
| Asian Law Centre (General Editors : Motoya ISHIKAWA, Kazuo HATANAKA) : Market Economy and Law System in China | 95 |

Materials

| | |
|---|-----|
| Yuichi OHIRA : Bills dropped into Petition Box in Early Meiji Kyoto Japan (2) | 118 |
| Yoshiharu YOSHIKAWA : Notes on the Foreign Case of Duties & Liabilities of Directors (5) Germany Case (1) (2) | 211 |

+

No. 239 (1995. 6)

Articles

| | |
|---|---|
| Jisuke NAGAO : Deregulation of Service Transactions and Consumer Protection | 1 |
|---|---|

| | |
|--|----|
| KIM Sangyun : Gegenwärtige Entwicklung und Problematik der abstrakten Gefährdungsdelikte (1) Unter Berücksichtigung von Diskussionen darüber im Deutschland in letzten Jahren | 28 |
|--|----|

| | |
|--|----|
| Shinji TOKUGAWA : The Death Penalty and Art. 6 of the International Covenant on Civil and Political Rights (1) | 67 |
|--|----|

| | |
|--|----|
| Eisaku MASUDA : Die Entwicklung der zivilrechtlichen Haftungssystematik im Deutschland (2) | 97 |
|--|----|

Research Note

| | |
|---|-----|
| Takaaki MATSUMIYA : Zählt ein befriedetes Besitztum zu Gegenständen des Hausfriedensbruches im japanischen StGB ? | 162 |
|---|-----|

Book Review

| | |
|---|-----|
| Keigo Dokushokai (The Reading Circle of Criminal Law, General Editor : Katsuyoshi IKUTA) : Festschrift für Günter Spendel zum 70. Geburtstag (6) | 170 |
| Material | |
| Reiji KIKUI : Fred Halliday, <i>Rethinking International Relations</i> (London, 1994) (1) | 183 |

No. 240 (1995. 9)**Articles**

| | |
|--|-----|
| Sumio OKAWA : Die beschränkte Geschäftsfähigkeit im japanischen bürgerlichen Gesetzbuch von 1896 | 1 |
| LIN Lai Fan : On the Nature of Suffrage in China (1) | 31 |
| KIM Sangyun : Gegenwärtige Entwicklung und Problematik der abstrakten Gefährdungsdelikte (2) Unter Berücksichtigung von Diskussionen darüber im Deutschland in letzten Jahren | 66 |
| Shinji TOKUGAWA : The Death Penalty and Art. 6 of the International Covenant on Civil and Political Rights (2) | 109 |
| Manabu ISHIZAKI : Sur la imperfection du démocratie représentative moderne (1) | 152 |
| Eisaku MASUDA : Die Entwicklung der zivilrechtlichen Haftungssystematik im Deutschland (3) | 187 |
| Masahiro MICHINO : Mitarbeiterbeteiligung durch Belegschaftsaktien (1) | 210 |
| Research Note | |
| KIM Sangyun : Gesetz zur Regelung des gefährlichen Stoffes "Sarin" und soziale Unsicherheit | 249 |

Book Review

| | |
|---|-----|
| Keigo Dokushokai (The Reading Circle of Criminal Law, General Editor : Katsuyoshi IKUTA) : Festschrift für Günter Spendel zum 70. Geburtstag (7) | 267 |
| Materials | |
| John G. GUNNELL, translated by Y. NAKATANI : The Genealogy of American 'Pluralism' : From Madison to Behavioralism | 275 |
| Yuichi OHIRA : Bills dropped into Petition Box in Early Meiji Kyoto Japan (3) | 313 |
| Reiji KIKUI : Fred Halliday, <i>Rethinking International Relations</i> (London, 1994) (2) | 362 |

No. 241 (1995. 10)**Articles**

| | |
|--|-----|
| Shuhei NINOMIYA : Right of Use of Pseudonym as Right to Self-determination | 1 |
| Yoshikazu NAKATANI : Contextualization of Political Works in Charles E. Merriam : An Interpretation | 38 |
| LIN Lai Fan : On the Nature of Suffrage in China (2) | 67 |
| KIM Sangyun : Gegenwärtige Entwicklung und Problematik der abstrakten Gefährdungsdelikte (3) Unter Berücksichtigung von Diskussionen darüber im Deutschland in letzten Jahren | 88 |
| Manabu ISHIZAKI : Sur la imperfection du démocratie représentative moderne (2) | 122 |
| Makoto HIZUME : Historical Background of "Center of Gravity" Theory in American Conflict of Laws | 152 |
| Masahiro MICHINO : Mitarbeiterbeteiligung durch Belegschaftsaktien (2) | 198 |

Research Note

| | |
|---|-----|
| Hideo FUKUI (General Editor) : Reading Wolferen's "Enigma of Japanese Power" | 241 |
|---|-----|

Materials

| | |
|---|-----|
| Yuichi OHIRA : Bills dropped into Petition Box in Early Meiji Kyoto Japan (4) | 276 |
| Reiji KIKUI : Fred Halliday, <i>Rethinking International Relations</i> (London, 1994) (3) | 322 |
| Kazuo HATANAKA (General Editor) : The Basic Law of the Hong Kong Special Administrative Region of the People's Republic of China (1) | 353 |

+

No. 242 (1995. 12)**Articles**

| | |
|---|----|
| Reiji KIKUI : The Formation of the Axial Contradiction in the Post-war International Relations and the Beginning of the 'Cold-War' Strategy (the latter half of the 1940s-the 1950s) (1) | 1 |
| Makoto HIZUME : The "Mandatory Rules" under the Convention on the Law Applicable to Contractual Obligations in EU. International Contract of Carriage of Goods | 31 |
| Masahiro MICHINO : Mitarbeiterbeteiligung durch Belegschaftsaktien (3) | 64 |

Book Review

| | |
|---|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, General Editor : Katsuyoshi IKUTA) : Festschrift für Günter Spendel zum 70. Geburtstag (8) | 103 |
| Materials | |
| Yuichi OHIRA : Bills dropped into Petition Box in Early Meiji Kyoto Japan (5) | 111 |
| Reiji KIKUI : Fred Halliday, <i>Rethinking International Relations</i> (London, 1994) (4) | 178 |

No. 243·244 (1996. 3)**Articles**

| | |
|---|-----|
| Yoshitaka NAKAMURA : La procédure des assises en France | 1 |
| Yuichi OHIRA : The Illegal Suits in Early Modern Japan (4) | 33 |
| Norio YASUMOTO : Cases on the Standing of Residents to Challenge Planning Permissions in the U. K. | 72 |
| Takeshi KOBAYASHI : Constitutional Problems on a Administrative Mandamus Suit against Governor Ohta of Okinawa Prefecture | 95 |
| Kiyokazu TORII : Ein Beitrag zur Reglementierung über Verein und Vereinigungsfreiheit | 121 |
| Kazuaki HORIE : From Individualism against Japanese Collectivism to Symbiosis and Community | 147 |
| ZHAO Zhenjiang (translated by LIN Laifan) : Legal Mechanism for Promoting Integration of Scientific and Technological Development into Economy Theoretical Thinking in Respect of Intellectual Property (Abstract) | 170 |
| LIN Laifan : Legal Structure of Electoral System of China (1) | 179 |
| Hideo SOGA : Some Problems of International Law arising from the 'Disintegration' of the USSR | 226 |
| Yasunari HISAKO : Due Process and Judge-making Law in Criminalprocedure | 253 |
| UEDA Kan : Thinking around Raskolnikov's Crime | 279 |
| Takaaki MATSUMIYA : Zur "Akzessorietät" der Teilnahme | 302 |
| Jisuke NAGAO : Consumer Protection in Canvassing from Distant Place and Telemarketing | 335 |
| Takashi OSETO : Parallel Import of patented Products a Critical Study on the Theory of International Exhaustion | 366 |

No. 245 (1996. 6)

Articles

| | |
|---|-----|
| Kiyotaka KATANO : On the Late Prof. H. Fukui's Scholary Achievements (and his Personality) | 1 |
| Katsumi YAMAKAWA : The End of the German Democratic Republic and the Hirschman Theory | 11 |
| Fukuchi TAGUCHI : D. Held's Vision on a Cosmopolitan Democracy | 34 |
| Takeshi NAKATANI : Debate on Diverse Liberalisms Today | 70 |
| Yoshikazu NAKATANI : Francis Lieber : His Life and Political Theories | 113 |
| Tsugio ANDO : A Reflection on the Transformation of the American Neutrality in 1939 | 141 |
| Toshifumi KUNIHIRO : La formation et son évolution des mouvements écologistes en France | 168 |
| Shiro AKAZAWA : On the Nationalist Ishihara Hiroichiro (1) | 215 |
| Reiji KIKUI : The Formation of the Axial Contradiction in the Post-war International Relations and the Beginning of the 'Cold-War' Strategy (the latter half of the 1940s-the 1950s) (2) | 257 |
| Yasuyoshi MINAMINO : Theory of Nationalism in the Third World | 292 |
| Hiroshi MURAKAMI : Municipal Councils in Germany and Japan : Electoral System, Political Party, Social Representation | 311 |
| OUM Chang-Joon : Interest Group Politics in Korea in Transition (1) : A Case Study of the Medicine-Pharmacy Separation Policy as Revealed in the Revision of the Law on Pharmacy in 1993 | 347 |
| Yoshio TATEISHI : Agenda Building and Media Function | 370 |
| Makoto HIZUME : Significance of "Proper Law" Theory | 407 |

No. 246 (1996. 8)

Articles

| | |
|--|----|
| Jisuke NAGAO : On Reformation of the Japanese Indemnity Insurance Law and Trade Practices | 1 |
| Takaaki MATSUMIYA : Falsche Aussage und Verbergen von Beweismitteln | 40 |
| Makoto HIZUME : Relationship between Choice of Law and Choice of Jurisdiction in Contract | 56 |

| | |
|--|----|
| Takeshi SHIOTANI : Die Beteiligung an der Selbstgefährdung und die einverständliche Fremdgefährdung (1) | 85 |
|--|----|

Research Notes

| | |
|---|-----|
| Manabu ISHIZAKI : Le sens du mot “représentation” | 114 |
| France Dokushokai (The Reading Circle of French Law and Institutions, General Editor : Yoshitaka NAKAMURA) : L’État de droit et le Conseil constitutionnel | 138 |

Materials

| | |
|--|-----|
| Yuichi OHIRA : Bills dropped into Petition Box in Early Meiji Kyoto Japan (6) | 157 |
| Erkki BERNDTSON (translated by Y. NAKATANI · S. OKABAYASHI) : From Sovereignty to Authority and Influence : Towards a Gealogy of Power in Democratic Theory | 206 |
| Asian Law Centre (General Editors : Kazuo HATANAKA, Shozaburo YOSHINO) : Law on Arbitration in China | 233 |

No. 247 (1996. 10)

+ Articles +

Articles

| | |
|--|----|
| Keiko TANIMOTO : Umsetzung der EG-Richtlinie über mißbräuchliche Klauseln in Verbraucherverträgen vom 5. 4. 1993 in deutsches Recht | 1 |
| Sangyun KIM : Strafrecht und der Mißbrauch von Insider-Informationen | 44 |
| Takeshi SHIOTANI : Die Beteiligung an der Selbstgefährdung und die einverständliche Fremdgefährdung (2) | 75 |

Materials

| | |
|---|-----|
| Yuichi OHIRA : Bills dropped into Petition Box in Early Meiji Kyoto Japan (7) | 105 |
| Takaaki MATSUMIYA, Sangyun KIM (Übersetzer) : Günther Jakobs, Das Strafrecht zwischen Funktionalismus und “alteuropäischen” Prinzipiendenken oder Verabschiedung des “alteuropäischen” Strafrechts ? | 156 |
| Shuhei NINOMIYA, Miki YAMANAKA : Die gegenwärtige Rechtssituation und gesellschaftliche Wirkung des getrennten Familiennamensrechtsgesetzes in Deutschland | 194 |
| Frank CUNNINGHAM (translated by Y. NAKATANI · K. YANAGIHARA) : The Canada/Quebec Conundrum : A Trinational Perspective | 211 |
| Kazuo HATANAKA (General Editor) : The Basic Law of the Hong Kong Special Administrative Region of the People’s Republic of China (2) | 247 |

No. 248 (1996. 12)

Articles

| | |
|---|-----|
| Mikio YOSHIDA : Zustand der Schichtarbeit mit der Nachtarbeit und die Aufgaben ihrer rechtlichen Regelung | 1 |
| Shiro AKAZAWA : On the Nationalist Ishihara Hiroichiro (2) | 32 |
| Takeshi SHIOTANI : Die Beteiligung an der Selbstgefährdung und die einverständliche Fremdgefährdung (3) | 80 |
| Mina WAKABAYASHI : Der Begriff "Schaden" im deutschen Schadensersatzrecht (1) | 108 |
| Naoko ICHIYANAGI : The U.N. and the Political Settlement of the Conflict in Cambodia. (1979-1991) | 151 |
| OUM Chang-Joon : Interest Group Politics in Korea in Transition (2) : A Case Study of the Medicine-Pharmacy Separation Policy as Revealed in the Revision of the Law on Pharmacy in 1993 | 197 |

Research Note

| | |
|--|-----|
| France Dokushokai (The Reading Circle of French Law and Institutions, General Editor : Yoshitaka NAKAMURA) : Les lois bioéthiques et le Conseil constitutionnel | 246 |
|--|-----|

+

Book Review

| | |
|---|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, Editor : Katsuyoshi IKUTA, Minoru HONDA) : Vom unmöglichen Zustand des Strafrechts (1) | 266 |
|---|-----|

+

No. 249 (1997. 3)

Articles

| | |
|--|-----|
| Sumio OKAWA : Über die Interpretation des Privatrechts | 1 |
| Shigekatsu ARAKAWA : Further Remarks on Credit-guarantee in Japan | 25 |
| NINOMIYA Shuhei : Who is the Father? A Plan for Revision of the Presumption of Legitimacy and the Acknowledgement | 77 |
| Keiko TANIMOTO : Der persönliche Anwendungsbereich der Schuldrechte | 108 |
| Shinichi WADA : Zur Bankenhaftung der Gläubigerbenachteiligung in BGH-Rechtsprechung | 137 |
| Naoko KANO : Testamentsfähigkeit von Älteren | 157 |
| Kunihiro NAKATA : Richterliche Kontrolle des Vertrags in Europa | 176 |

| | |
|--|-----|
| Eisaku MASUDA : Zur heutigen Situation der Deliktsrechtslehre in Deutschland | 228 |
| Kanichi HIRANAKA : Japanese Product Liability Act in Post-Modern Paradigm | 255 |
| Osamu TAKEHAMA : The Restrictive Construction of Exceptions in British Insurance Policies in the Reasonable Care Clause | 269 |
| Masahisa DEGUCHI : Geheimnisschutzverfahren im Zivilprozeß | 300 |
| Shoichi KIDANA : A Study of the Law on External Relations of the Democratic People's Republic of Korea | 343 |
| Mikio YOSHIDA : Labor Relations Law of State Enterprises in Thailand | 366 |
| Takaaki MATSUMIYA : Übermäßige Überweisung und Vermögensdelikte | 404 |

No. 250 (1997. 3)

Articles

| | |
|--|-----|
| Masato ICHIKAWA : Signature-Collecting Campaign and Freedom of Expression (1) | 1 |
| NINOMIYA Shuhei : Equal Treatment with Regard to the Acquisition of Nationality as between Legitimate Children and Children born out of Marriage | 20 |
| Yoshio NAKAI : Haftungsbeschränkung in dauernde Bürgschaft | 49 |
| Jisuke NAGAO : Liability of the Bank as an Information Provider in Banking Transactions | 70 |
| Norio TABIRA : Common Fishery Right and Coastal Fisheries Management in Japan | 102 |
| Masaaki MIYAI : Antitrust Law and Innovation the Implications of "Innovation Market" | 112 |
| Kazuo TOSA : Legal Analysis of Regulation for Interconnection in Telecommunications | 135 |
| Yuichi OHIRA : The Illegal Suits in Early Modern Japan (5) | 155 |
| Yasunari HISAKO : Due Process and Wiretapping | 186 |
| Koichi TSUTSUMI : Regulating Anti-personnel Landmines On the Revision of the Landmines Protocol of the Convention on Certain Conventional Weapons | 207 |
| Takeshi NAKATANI : Tocqueville and the Nature of American Democracy | 227 |
| Shiro AKAZAWA : The Occupation Force and Kyoto (1) | 261 |

| | |
|--|-----|
| Yoshikazu NAKATANI : Dahl's Theory of Polyarchal Democracy | 275 |
| Masahiro KOBORI : The Post-War Consensus and Political Consciousness in British Politics from 1960s to 1990s (1) | 295 |
| Hiroshi MURAKAMI : Referendum in Switzerland-Resonance of Direct and Representative Democracy ? | 313 |
| Fukaji TAGUCHI : D. Easton's Political System Theory | 331 |
| Yasuji SUYAMA : Formation of Nation, Nation State and Sovereign State in England in Relation to European International System | 359 |
| LIU Hainian : Political System and its Development in China (translated by Wu Chengshen) | 391 |

No. 251 (1997. 6)

Articles

| | |
|--|-----|
| Kazuo KITAMURA : L'affaire du sang contaminé et la responsabilité administrative en France | 1 |
| Koji HAYASHI : Über die Konkurrenz von Nichtigkeit und Anfechtbarkeit | 28 |
| Takeshi SHIOTANI : Die Beteiligung an der Selbstgefährdung und die einverständliche Fremdgefährdung (4) | 67 |
| Mina WAKABAYASHI : Der Begriff "Schaden" im deutschen Schadensersatzrecht (2) | 105 |
| Shinji NAKATA : Les institutions et les états de la Démocratie Locale sous le président Mitterrand | 157 |

+

Contribution

| | |
|---|-----|
| Hartmut KRÜGER : Stärken und Schwächen des Umweltrechts ein Vergleich zwischen Japan und Deutschland (translated by Shinichi WADA) | 209 |
|---|-----|

Research Note

| | |
|---|-----|
| Manabu ISHIZAKI : Sur le légitimisme | 220 |
|---|-----|

Material

| | |
|--|-----|
| Mikio YOSHIDA : Is a Vendor of Roast Sweetpotatoes a Worker under Labor Law ? | 233 |
|--|-----|

No. 252 (1997. 9)**Articles**

| | |
|--|-----|
| Masato ICHIKAWA : Signature-Collecting Campaign and Right to Petition (2) | 1 |
| Kensuke EBIHARA : La réalisation des droits constitutionnels par le législateur et le Conseil constitutionnel (1) | 30 |
| Mina WAKABAYASHI : Der Begriff "Schaden" im deutschen Schadensersatzrecht (3) | 62 |
| Naoko ICHIYANAGI : The UNTAC's Operation (1991-1993) Estimation and Lessons (1) | 123 |

Book Reviews

| | |
|--|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, Editors : Katsuyoshi IKUTA, Minoru HONDA) : Vom unmöglichen Zustand des Strafrechts (2) | 166 |
| Katsuo KATO : Takeshi NAKATANI, La Liberté et le Nationalisme en France moderne | 175 |

No. 253 (1997. 10)**Articles**

| | |
|--|-----|
| Kazuo AMANO : Kyo Tsuneto's Philosophy of Law Historical Materialism and the Idea of Social Progress | 1 |
| Sumio OKAWA : Ume Kenjiro's Views on the Civil Rights of Foreign Nationals (1) | 26 |
| Masahiro KOBORI : A Study on the British General Election 1997 New Labour and the Post-war Consensus | 39 |
| Kensuke EBIHARA : La réalisation des droits constitutionnels par le législateur et le Conseil constitutionnel (2) | 85 |
| Naoko ICHIYANAGI : The UNTAC's Operation (1991-1993) Estimation and Lessons (2) | 122 |

Research Note

| | |
|---|-----|
| Takeshi SHIOTANI : Zur Risikoübernahme | 167 |
|---|-----|

Book Reviews

| | |
|---|-----|
| Mina WAKABAYASHI (Übersetzer) : Erwin Deutsch, Zurechnungszusammenhang, Rechtswidrigkeit und Verschulden | 182 |
| Takaaki MATSUMIYA, Kanehiko TOYOTA : Gunther Jakobs, Akzessorietät | 196 |

| | |
|---|-----|
| Zu den Voraussetzungen gemeinsamer Organisation Takaaki MATSUMIYA, Motoko HIRAYAMA : Gunther Jakobs, Die strafrechtliche Zurechnung von Tun und Unterlassen | 218 |
|---|-----|

No. 254 (1997. 12)

Articles

| | |
|---|-----|
| Yuichi OHIRA : The Illegal Suits in Early Modern Japan (6) | 1 |
| Leonardo CIANO, translated by Katsuyuki YANAGIHARA : Current Conditions and Future Prospects in Canadian Legal Education An International Perspective | 39 |
| Kensuke EBIHARA : La réalisation des droits constitutionnels par le législateur et le Conseil constitutionnel (3) | 67 |
| Mako NIIRO : A Review of <i>Uti Possidetis</i> in International Law | 104 |

Book Review

| | |
|--|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, Editor : Katsuyoshi IKUTA, Minoru HONDA) : Vom unmöglichen Zustand des Strafrechts (3) | 141 |
|--|-----|

Materials

| | |
|---|-----|
| Masahisa DEGUCHI (Übersetzer) : Dieter Leipold, Mündlichkeit und Schriftlichkeit im modernen Zivilprozeß | 156 |
| Kyoko YAMANA : Bernd Schünemann, Die Stellung der Polizei im modernen Strafverfahren | 176 |

+

No. 255 (1998. 2)

Articles

| | |
|--|-----|
| Chihiro SAEKI : How was the Revival of the Japanese Jury System Obstructed | 1 |
| Jisuke NAGAO : Garnishment on the Fixed Deposit and "Truth in Savings" Rule | 63 |
| Sumio OKAWA : Ume Kenjiro's Views on the Civil Rights of Foreign Nationals (2) | 105 |
| Tsuneharu YONEMARU : Informations-und Kommunikationsdienste-Gesetz in Deutschland-Deutsches Cyberlaw im Werden | 141 |
| Kensuke EBIHARA : La réalisation des droits constitutionnels par le législateur et le Conseil constitutionnel (4) | 195 |

| | |
|---|-----|
| Takeshi SHIOTANI : Die Selbstverantwortlichkeit des Verletzten in den Fällen der Suizidteilnahme (1) | 237 |
|---|-----|

Material

| | |
|--|-----|
| Masahisa DEGUCHI, Goro MIZUNO (Übersetzer) : Dieter LEIPOLD, Wechselwirkungen zwischen nationalem und internationalem Recht auf dem Gebiet des Zivilprozesses | 296 |
|--|-----|

Case Study

| | |
|---|-----|
| Takaaki MATSUMIYA : Ein Fall über das Spendenverbot des Kandidaten | 315 |
|---|-----|

No. 256 (1998. 3)**Articles**

| | |
|---|---|
| Norio YASUMOTO : Contemporary Policy of Environmental Conservation and its Methods | 1 |
|---|---|

| | |
|--|----|
| Tsuneharu YONEMARU : Deutsches digitale Signaturgesetz Zur Sicherungsinfrastruktur der Kommunikation im Internet | 31 |
|--|----|

| | |
|---|----|
| Takaaki MATSUMIYA : Zum "Strafgrund der Teilnahme" | 74 |
|---|----|

| | |
|---|----|
| Yasunari HISAKA : Nature of Detention of Defendant under Trial | 92 |
|---|----|

| | |
|---|-----|
| Shinji TOKUGAWA : International Human Rights Law and the Protection to Environment the Admissibility on Underground Nuclear Testing Cases under UN Human Rights Committee and European Commission of Human Right | 108 |
|---|-----|

| | |
|--|-----|
| Sumio OKAWA : Reporting Methods of the Supreme Court of Japan : Daihan minshū (1922-1946) | 139 |
|--|-----|

| | |
|---|-----|
| NINOMIYA Shuhei : The Children's Rights to Express Their Own Views in Family Law | 178 |
|---|-----|

| | |
|--|-----|
| Naoko KANO : Control of Unfair Terms in Contracts (1) | 200 |
|--|-----|

| | |
|--|-----|
| Masahiro YAMASHITA : Haftung des Erwerbers eines Handelsgeschäfts | 232 |
|--|-----|

| | |
|--|-----|
| Osamu TAKEHAMA : Two Ways to Rescind Resolutions of General Meetings of Agricultural Cooperative Associations | 249 |
|--|-----|

| | |
|---|-----|
| Beom Chan LEE : "Stock-Options" in Korean Commercial Law | 270 |
|---|-----|

| | |
|--|-----|
| Bao Shu WANG (translated by Gyoho SO) : Legal Realities and Legislative Problems regarding Corporate Organization | 286 |
|--|-----|

| | |
|--|-----|
| Dong Suk YANG (translated by Seong Ho SEO and Seiichiro TAKI) : Corporate Social Responsibility | 319 |
|--|-----|

| | |
|---|-----|
| Masahiro MICHINO : Die Probleme der "Belegschaftaktionärs gesellschaft" | 340 |
| Yoshikazu SAGAMI : Disclosure and Challenge of Arbitrator in Construction Dispute Resolution | 367 |
| Masahisa DEGUCHI : Einige Bemerkung zur Funktion und zum Feststellungsinteresse von negativer Feststellungsklage | 398 |
| Takeshi NAKATANI : Some Aspects of French Nationalism during the Late 19th Century Anti-semitism in the Middle Class | 413 |

No. 257 (1998. 6)

Articles

| | |
|--|-----|
| Naoko KANO : Control of Unfair Terms in Contracts (2) | 1 |
| Kensuke EBIHARA : Le contrôle de constitutionnalité des lois et les solutions législatives au Japon (1) | 24 |
| Takeshi SHIOTANI : Die Selbstverantwortlichkeit des Verletzten in den Fällen der Suizidteilnahme (2) | 65 |
| Xiao Feng ZU : The Essential Elements for Apparent Agency in China | 121 |

Book Review

| | |
|---|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, Editor : Katsuyoshi IKUTA, Minoru HONDA) : Vom unmöglichen Zustand des Strafrechts (4) | 151 |
|---|-----|

Material

| | |
|--|-----|
| Yuichi OHIRA : Bills dropped into Petition Box in Early Meiji Kyoto Japan (7) | 163 |
|--|-----|

No. 258 (1998. 9)

Articles

| | |
|---|----|
| Yoshikazu SAGAMI : Einige Probleme des Verfahrens über die Bestellung des Pflegers für psychische Kranke | 1 |
| Kensuke EBIHARA : Le contrôle de constitutionnalité des lois et les solutions législatives au Japon (2) | 26 |

Contribution

| | |
|---|----|
| Joachim Burmeister : Wissenschaft in Freiheit und Verantwortung (translated by Shigeki NAKAJIMA) | 73 |
|---|----|

Book Review

| | |
|--|----|
| Günther Jakobs : Objektive Zurechnung bei mittelbarer Täterschaft durch ein | 87 |
|--|----|

vorsatzloses Werkzeug (translated by Takaaki MATSUMIYA)

No. 259 (1998. 12)

Articles

- Keiko TANIMOTO :** Die Bedeutung des Verbraucherschutzes im Vertragsrecht 1
 (1)

- Kensuke EBIHARA :** Le Conseil constitutionnel et la technique des décisions 40
 interprétatives (1)

Book Review

- Keiho Dokushokai** (The Reading Circle of Criminal Law, Editor : Katsuyoshi 88
 IKUTA, Minoru HONDA) : Vom unmöglichen Zustand des Strafrechts (5)

Materials

- Hong Kyu KIM :** An Outline of the Judicial System and Current Legislative 101
 Trends in Korea (1)

- Yoshikazu SAGAMI :** Das Verfahren in der Betreuungs- und Unterbringungs 136
 sachen §§ 65 bis 70n der FGG (1)

- YE Qiu Hua, translated by Masahisa DEGUCHI and Misako NAGAI :** 163
 +
 Judicial Education System in China

+

No. 260 (1998. 12)

Articles

- Keiko TANIMOTO :** Die Bedeutung des Verbraucherschutzes im Vertragsrecht 1
 (2)

- Noriko EBIHARA :** Der Gleichbehandlungsgrundsatz im deutschen 42
 Arbeitsrecht (1)

- Kensuke EBIHARA :** Le Conseil constitutionnel et la technique des décisions 75
 interprétatives (2)

Research Note

- Ryoichi YOSHIMURA :** Die Bedeutung des Selbstbestimmungsrechtes in der 119
 modernen Gesellschaft

Materials

- Hong Kyu KIM :** An Outline of the Judicial System and Current Legislative 143
 Trends in Korea (2)

| | |
|---|-----|
| Yoshikazu SAGAMI : Das Verfahren in der Betreuungs- und Unterbringungssachen | 178 |
| §§ 65 bis 70n der FGG (2) | |

No. 261 (1999. 2)

Articles

| | |
|--|-----|
| OKUBO Shiro : Korean Unification and the Role of Japan | 1 |
| Tsuneharu YONEMARU : Neue Entwicklung im deutschen öffentlichen Vergaberecht | 22 |
| Ryoichi YOSHIMURA : Die Entwicklung des Umweltprivatrechtes in Japan (1) von der Meijizeit bis zur Mitte der 1960'er Jahren | 68 |
| Katsumi MATSUMOTO : Die verjährung, Die Ausschlußfristen und die Möglichkeit der Rechtsausübung | 98 |
| Noriko EBIHARA : Der Gleichbehandlungsgrundsatz im deutschen Arbeitsrecht (2) | 160 |

Book Review

| | |
|---|-----|
| Koji ADACHI : Joachim Hruschka, Regreßverbot, Anstiftungsbegriff und die Konsequenzen, ZStW. 110 (1998). S. 581ff. | 217 |
| Material | |
| Hong Kyu KIM : An Outline of the Judicial System and Current Legislative Trends in Korea (3) | 243 |

+

No. 262 (1999. 3)

Articles

| | |
|--|-----|
| Kazuo KITAMURA : La responsabilité administrative et l'obligation de prévention des risques naturels en France | 1 |
| Takaaki MATSUMIYA : Zum § 37 Notstand des japanischen StGB. | 40 |
| Ryoichi YOSHIMURA : Die Entwicklung des Umweltprivatrechtes in Japan (2) von der Meijizeit bis zur Mitte der 1960'er Jahren | 71 |
| Naoko ICHIYANAGI : Arguments about the Factors of the Civil War in the Former Yugoslavia | 111 |
| Noriko EBIHARA : Der Gleichbehandlungsgrundsatz im deutschen Arbeitsrecht (3) | 143 |

Research Notes

| | |
|--|-----|
| Shiro AKAZAWA : Oda Yorozu : Chronological History & Bibliography | 199 |
| Shinji NAKATA : La science politique locale en France Le progrès des théories de système locale et la nouvelle vision des notables locaux | 250 |

Materials

| | |
|--|-----|
| Tsuneharu YONEMARU : Vergaberechtsänderungsgesetz | 287 |
| Yuichi OHIRA : Bills dropped into Petition Box in Early Meiji Kyoto Japan (9) | 302 |
| Yoshikazu SAGAMI : Das Verfahren in der Betreuungs- und Unterbringungs sachen §§ 65 bis 70n der FGG (3) | 335 |
| Hong Kyu KIM : An Outline of the Judicial System and Current Legislative Trends in Korea (4) | 354 |

No. 263 (1999. 6)**Articles**

| | |
|--|-----|
| Ryoichi YOSHIMURA : Die Entwicklung des Umweltprivatrechtes in Japan (3) von der Meijizeit bis zur Mitte der 1960'er Jahren | 1 |
| Masahiro KOBORI : The Post-War Consensus and Political Consciousness in British Politics from 1960s to 1990s (2) | 60 |
| Yoshio TATEISHI : Pittsburgh's Renaissance and Public-Private Partnerships | 108 |
| Kensuke EBIHARA : L'influence de la jurisprudence constitutionnelle sur le juge administratif français (1) | 148 |
| Kanehiko TOYOTA : Die notwendige Teilnahme (1) | 185 |
| Motoko HIRAYAMA : Über die unechte Unterlassungsdelikte (1) | 218 |

Materials

| | |
|--|-----|
| Yoshitaka NAKAMURA : L'ordonnance criminelle de 1670 | 251 |
| Yoshikazu MIKI, Takeshi OKUYA (Übersetzer) : Degenhard Freiherr von Twickel ; Steuerrechtsschutz in Japan | 323 |

+

No. 264 (1999. 9)**Articles**

| | |
|---|----|
| Takaaki MATSUMIYA : Aussteller und Namensträger bei der Urkundenfälschung | 1 |
| Kensuke EBIHARA : L'influence de la jurisprudence constitutionnelle sur le | 22 |

| | |
|---|-----|
| juge administratif français (2) | |
| Kanehiko TOYOTA : Die notwendige Teilnahme (2) | 80 |
| Motoko HIRAYAMA : Über die unechten Unterlassungsdelikte (2) | 120 |
| Materials | |
| Masahisa DEGUCHI (Übersetzer) : Wolfgang LÜKE ; Die kollision von öffentlichen Recht und Insolvenzrecht am Beispiel der Umwelthaftung im Konkurs | 159 |
| Ki-Seong KIM : Political Change and the Problem in Korea before and after the Democratization | 174 |

No. 265 (1999. 10)

Articles

| | |
|---|-----|
| Yuichi OHIRA : The Illegal Suits in Early Modern Japan (7) | 1 |
| Kensuke EBIHARA : Le contrôle de constitutionnalité des lois promulguées par le Conseil constitutionnel | 23 |
| Kanehiko TOYOTA : Die notwendige Teilnahme (3) | 61 |
| Motoko HIRAYAMA : Über die unechten Unterlassungsdelikte (3) | 103 |
| Yoshihiro KAJII : British and American Reports on the Japanese Rule in Korea, 1919-1945 (1) | 140 |
| Kenzo NANIWA : Considerations about the Exemption of ZEIRISHI'S Examination | 169 |

Materials

| | |
|---|-----|
| Masahisa DEGUCHI, Masato NODA (Übersetzer) : Thomas Würtenberger ; Zehn Thesen zur Reform von Ausbildung, Bildung und Forschung | 197 |
| Ryo SUZUKI : On the Okamura Tsukasa Documents | 207 |

+

No. 266 (1999. 12)

Articles

| | |
|---|-----|
| NAKATANI Yoshikazu : Theodore D. Woolsey : His Life and Works | 1 |
| Shinichi WADA : Zum Schmerzensgeldanspruch von Verbänden (1) | 24 |
| Kanehiko TOYOTA : Die notwendige Teilnahme (4) | 46 |
| CHOI Hyun Il : Transition of Korean Housing Policy and Role of Public Sector | 69 |
| Yasushi IKEO : The Variation of Order in International Relations | 105 |

Materials

| | |
|--|-----|
| Mikio YOSHIDA : State Enterprises Staff Relations Act (1991) in Thailand | 137 |
| Jong-Sup Chong : Democratization of Korea and the Constitutional Court : 1988-1998 | 152 |

No. 267 (2000. 2)**Articles**

| | |
|--|-----|
| SUH Sung : Korea-Japan New Era ; Kim Dae-Jung's Foreign Policy toward Japan | 1 |
| Shinichi WADA : Zum Schmerzensgeldanspruch von Verbänden (2) | 17 |
| Keiko TANIMOTO : Die Bedeutung des Verbraucherschutzes im Vertragrecht (3) | 38 |
| Yoshihiro KAJII : British and American Reports on the Japanese Rule in Korea, 1919-1945 (2) | 99 |
| CHOI Hyun Il : An Analysis on Policy Process of Japan and Korea in Newtown Development | 132 |

Resaerch Note

| | |
|---|-----|
| Kensuke EBIHARA : Le Conseil constitutionnel, l'action gouvernementale et la politique constitutionnelle | 190 |
|---|-----|

Materials

| | |
|--|-----|
| Yoshikazu SAGAMI : Wolf Crefeld ; Der Sachverständige im Betreuungsverfahren | 225 |
| Tsuneharu YONEMARU : Berliner Informationsfreiheitsgesetz | 250 |
| Park Hong-gyn : Formation and Transformation of Labor Laws in South Korea, since 1945 | 260 |

No. 268 (2000. 3)**Articles**

| | |
|--|----|
| Takaaki MATSUMIYA : Die Begründetheitsprüfung der Wiederaufnahme propter nova | 1 |
| Katsumi MATSUMOTO : Verjährung und Lehre zum Schaden besonders zum Schaden der Staoblunge | 19 |
| Akira KURATA : Gerrymandering and the U. S. Voting Rights Law | 53 |

| | |
|--|-----|
| Equal Opportunity to Elect Representatives (1) | |
| ADACHI Koji : Entwicklung und die Aufgabe der Lehre von objektiver Zurechnung (1) | 112 |
| Shinji NAKATA : Les origines de la réforme décentralisatrice en France (1) | 191 |
| Les mouvements de la revendication décentralisatrice des communes urbaines françaises en les années 1970 | |
| Materials | |
| Takaaki MATSUMIYA, Motoko HIRAYAMA (Übersetzer) : Günther JAKOBS ; Tun und Unterlassen im Strafrecht | 256 |
| Tsuneharu YONEMARU : EC Directive 1999/93/EC on a Community Framework for Electronic Signatures | 276 |
| YOSHIDA Mikio : New Labour Protection Act in Thailand | 293 |
| Masahisa DECUCHI, Manabu HONMA (Übersetzer) : Wolfgang LÜKE ; Internationales Insolvenzrecht Wandel und Reform in einer globalen Wirtschaft | 341 |
| In Sup Han : A Drama of Repression and Protest Criminal Justice under the Authoritarian Regime in Korea 1972-1987 | 364 |

No. 269 (2000. 6)

Articles

| | |
|--|-----|
| Masahiro YAMASHITA : Disposition of Assets Requiring Shareholder Approval in the United States | 1 |
| Akira KURATA : Gerrymandering and the U.S. Voting Rights Law | 24 |
| Equal Opportunity to Elect Representatives | |
| Shinji NAKATA : Les origines de la réforme décentralisatrice en France | 87 |
| Les mouvements de la revendication décentralisatrice des communes urbaines françaises en les années 1970 | |
| Noriko EBIHARA : Über das Verbot der Ungleichbehandlung von Arbeitnehmern | 159 |
| Koji ADACHI : Entwicklung und die Aufgabe der Lehre von objektiver Zurechnung | 252 |

Book Review

| | |
|---|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, Editor : Takaaki MATSUMIYA) : Festschrift für Hans Joachim Hirsch zum 70. Geburtstag, 1999 | 297 |
|---|-----|

Materials

| | |
|---|-----|
| Park, Won-soon : Citizen's Participation to Judicial System of Korea | 317 |
| Sim, Hi-gwi : Situation and View of Reforms for Judicial System of Korea | 334 |

No. 270 (2000. 9)**Articles**

| | |
|---|-----|
| Katsumi MATSUMOTO : Die Fürsorgepflicht des Staates und des Arbeitgebers in der Zwangsarbeit Die Möglichkeit der Entstehung der Fürsorgepflicht im Arbeitsverhältnis ohne Einigung | 1 |
| Koji ADACHI : Entwicklung und die Aufgabe der Lehre von objektiver Zurechnung | 19 |
| Kanehiko TOYOTA : Straflose Selbst-bzw. Fremdbegünstigung bei der Strafvereitelung Zur Regelung des § 258 Abs. 5 des deutschen Strafgesetzbuches | 85 |
| Motoko HIRAYAMA : Über die Pflichtdelikte | 112 |

Book Reviews

| | |
|--|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, Editor : Takaaki MATSUMIYA) : Festschrift für Hans Joachim Hirsch zum 70. Geburstag, 1999 | 138 |
| Yasue NAKAMURA : A. Walters and M. Davis-White : Directors' Disqualification Law and Practice | 153 |

Materials

| | |
|---|-----|
| Alexander ROBNAGEL : Tsuneharu YONEMARU (Übersetzer) : Neue Konzept für den Datenschutz Das Internet als Herausforderung | 186 |
| Takeshi OKUYA : Das deutsche Unternehmenssteuerrecht | 209 |
| KWAK Nohyun : Korean Debates on the Legislative Design of the National Human Rights Commission Issues and Critical Comments | 232 |

+

No. 271・272 (2001. 2)**Articles**

| | |
|--|----|
| Part 1 | |
| AKAZAWA Shiro : Rearrangement on the "Farmer Soldiers Argument" | 1 |
| IKUTA Katsuyoshi : Revision der Lehre von Notwehr | 28 |

| | |
|---|-----|
| ICHIKAWA Masato : Desirability in the Light of the Constitution : Constitution, Interpretation of Law, and Legislation | 57 |
| IDOTA Akira : The Confession and the Corroborating Evidence | 80 |
| UEDA Kan : Desertion from the Procuratorial Supervision System : Reform of the Pretrial Procedure in Russia | 88 |
| OKAWA Sumio : Zur Gesamdschuld in der Zeit vor dem japanischen BGB | 112 |
| OKUBO Shiro : The Japanese Corporate Society and Human Rights | 148 |
| OSETO Takashi : Die identische (wortsinnsgemäße) | 182 |
| OHIRA Yuichi : Forms of the Complaints in the Early Modern Japan | 206 |
| OKANO Yayo : Family and Politics | 234 |
| KANO Naoko : Connected Lender Liability in UK | 270 |
| KITAMURA Kazuo : Le risque médical et le développement de la responsabilité sans faute dans la jurisprudence administrative en France | 297 |
| KUZUNO Hiroyuki : Freedom of Press and Juvenile Anonymity in the Juvenile Delinquency Case | 317 |
| KUDO Yugen : Droit de rétention de l'entrepreneur sur l'immeuble édifié | 347 |
| KURATA Motoyuki : Kündigung wegen politischer Betätigung und Grundrechte in der BRD | 373 |
| SAGAMI Yoshikazu : Verhandlungen der Betreuungssachen im Familiengericht | 395 |
| SATO Keiji : Toward the Protection of Employee's Expectation under Employee Benefits Plan | 423 |
| SUH Sung : On the Compensation Act for Victims of '50 years White Terrorism' in Taiwan | 444 |
| TAKEHAMA Osamu : Consumer Protection on the Insurance Contract in the English Law | 500 |
| TANIMOTO Keiko : Der persönliche Anwendungsbereich des Gesetzes über Verbraucherverträge | 522 |
| TSUTSUMI Koichi : Human Rights in Asia in the Age of Globalization | 550 |
| DEGUCHI Masahisa : EU-Verbraucherschutz und die neue Entwicklung deutscher Verbandsklage | 570 |
| TOKUGAWA Shinji : Draft Protocol No. 12 to the European Convention on Human Rights Part 2 | 589 |
| NAKAI Yoshio : Vormundschaft für Volljährige und Privatautonomie | 623 |
| NAKAJIMA Shigeki : Political Donation as a Constitutional Issue : Civil Law's | 647 |

| | |
|---|------|
| Provision on “the Extent of Purpose” and Political Donations by Companies | |
| NAKATANI Takeshi : Essay on Nation and Identity : the Problematic Concept “National Identity” | 681 |
| NAKATANI Yoshikazu : John W. Burgess : His Theory of Ethnological National State | 713 |
| NINOMIYA Shuhei : Liquidation of the Property When Cohabitation Terminates upon the Death of One of the Partners | 733 |
| HISAOKA Yasunari : Interrogation of the Accused for the Not-charged Offense | 762 |
| HIZUME Makoto : Article 13 of the Hague Convention on International Child Abduction | 783 |
| FUJIMOTO Toshikazu : A Quantitative Analysis of the Actual Situation of Using Written Statements in Japanese Civil Procedure | 802 |
| HORI Masaharu : Public Administration at the Millennium : a Bird's-eye View of American Public Administration | 833 |
| MATSUMIYA Takaaki : “Handlungsbegriff” und Verbrechensaufbau | 874 |
| MATSUMOTO Katsumi : Mangel des Wohnungshauses und die Haftung des Architekten | 900 |
| MIKI Yoshikazu : Die Anwesenheit des Drittens bei der Betriebsprüfung und Steuergeheimnis | 928 |
| MURAKAMI Hiroshi : Urban Policy in Japan : Characteristics of its Development and Political-administrative Process | 943 |
| YAKUSHIJI Kimio : On the First Case in Which Human Rights Committee Considered the Trinidad and Tobago's Reservation Invalid | 980 |
| YAMASHITA Masahiro : Disposition of Assets and Scission | 1009 |
| YAMAMOTO Tadashi : Research on Polling Places for the Suffrage of the Handicapped | 1037 |
| YOSHIDA Mikio : The New Act on State Enterprise Labor Relations in Thailand | 1058 |
| YOSHIMURA Ryoichi : Die Verschuldenshaftung und die Gefährdungshaftung bei der Umwelthaftung | 1083 |
| YONEMARU Tsuneharu : Effektiver Rechtsschutz im Vergaberecht : Diskussionen nach dem Vergaberechtsgrundänderungsgesetz | 1115 |
| WADA Shinichi : Das Verkehrsfreiheitsrecht von der Privatstrasse als Persönlichkeitsrecht | 1145 |
| WATANABE Chihara : Medical Malpractice Litigation and Medical Knowledge | 1172 |

No. 273 (2001. 2)

Articles

| | |
|--|-----|
| Hiroyuki KUZUNO : Empirical Study and the Criminal Legislation | 1 |
| Katsumi MATSUMOTO : Die Fürsorgepflicht des Staates und des Arbeitgebers in der Zwangsarbeits-Die Möglichkeit der Entstehung der Fürsorgepflicht im Arbeitsverhältnis ohne Einigung | 33 |
| Koji ADACHI : Entwicklung und die Aufgabe der Lehre von objektiver Zurechnung | 87 |
| Kanehiko TOYOTA : Straflose Selbst-bzw. Fremdbegünstigung bei der Strafvereitelung -Zur Regelung des § 258 Abs. 5 des deutschen Strafgesetzbuches | 151 |
| Motoko HIRAYAMA : Über die Pflichtdelikte | 207 |
| Nobuhito WADA : The Holding Charge under the Old Judges' Rules in England and Wales | 272 |
| Katsuyuki YANAGIHARA : Federal System, Regionalism, and National Unity in Canada Western Canadian Regionalism and its Quest for Federal Institutional Reform | 336 |
| Yasue NAKAMURA : Directors' Disqualification in England and Wales | 416 |
| Masaki KIHARA : Aggression as an International Crime of State A Historical and Theoretical Study of its Codification | 474 |

Contribution

| | |
|--|-----|
| Ulrich Eisenhardt : Keiko TANIMOTO (übersetzer) : Die Unvollkommenheit des deutschen BGB und die Leistungsfähigkeit des Juristenstandes oder : Hatte Savigny nicht doch recht ? | 549 |
|--|-----|

Book Reviews

| | |
|--|-----|
| Keiho Dokushokai (The Reading Circle of Criminal Law, Editor : Katsuyoshi IKUTA, Minoru HONDA) : Vom unmöglichen Zustand des Strafrechts | 564 |
| Keiho Dokushokai (The Reading Circle of Criminal Law, Editor : Takaaki MATSUMIYA) : Festschrift für Hans Joachim Hirsch zum 70. Geburtstag | 572 |

Material

| | |
|--|-----|
| CHONG, Jong-sup : SUH Sung (translator) : Democratization of Korea and the Control of Government Power by the Constitutional Court : 1988-1998 | 590 |
|--|-----|

No. 274 (2001. 3)**Articles**

| | |
|---|------------|
| Kanji TOKURA : The Era of Henri Queuille : The French Radical Party and the IVth Republic | 1 |
| Ken YONEHARA : Jeune Sohō et l'échec de son 'Heimin-Shugi' | 30 |
| Noriaki ONO : On Deconstruction of the Concept of Citizen | 53 |
| KAWAKAMI Tsutomu : Les chemins à l'identité | 83 |
| Yoshikazu NAKATANI : John W. Burgess : His Theories in American Political Science | 114 |
| AKAZAWA Shiro : Trend of Arguments on the War Responsibility in Post War Japan | 137 |
| Hiroshi MURAKAMI : Can Japanese "Do-Shu-sei" Dream of Federalism ? : Some Elements Vitalizing German Federalism | 164 |
| Masahiro KOBORI : A Study on the British Quango | 186 |
| Yasuyoshi MINAMINO : The 1998 Northern Ireland Assembly Election and PR-STV | 266 |
| + Yayo OKANO : Between the Human Condition and a Story Telling Arendt's Understanding of St. Augustine | 298 |
| + ICHIYANAGI Naoko : The International Involvement in the Yugoslav Conflict The Croatian War, EC & UN | 326 |
| Shinji NAKATA : La caractéristique des réformes de système local sous le régime de Gaulle : un changement stratégique de la structure de politique local et de participation politique | 371 |
| Katsuyuki YANAGIHARA : Federal Party System and National Integration in Canada | 394 |