The Ministry of Justice Building, located at the Central Government Office Complex No. 6-A, consists of 21 floors and 4 basement floors. It is functionally divided into two zones: the Ministry of Justice zone on the north side and the Public Prosecutors zone on the south side. The building's outer wall is covered with dignified red granite from Canada, which harmonizes well with the red-brick walls.

The Ministry of Justice Building was completed on June 30, 1990 as the new Ministry of Justice building. During its construction, the preservation and restoration of the old Ministry of Justice building (the present red-brick building of the Central Government Office Complex No. 6) was discussed, leading to the conclusion that the building should be preserved and utilized. As the only remaining historical building among the Central Government Building Integration Project drawn up in the Meiji era, the retention of the building is essential for the setting of the Kasumigaseki district. The exterior was restored to its original state.

The original red-brick building, designed by the two German architects W. Bockmann and H. Ende, was completed in December of 1895 (the 28th year of Meiji) after about seven years of construction to serve as the Ministry of Justice building. The roofs and floors of the building were destroyed by fire in March 1945 during World War II, but the red-brick walls remained intact. When the structure was renovated through the restoration work conducted from 1948 to 1950, some alterations were made in the materials and the shape of the roof. The present red-brick building has, however, been restored completely to its original appearance in 1895, and its exterior was designated as a national important cultural property on December 27, 1994.

**Access to the Ministry of Justice**

- **JR:** Yurakucho Line, 10-minute walk from JR Yurakucho Station
- **Metro:** Yamanote Line, Keihin Tohoku Line, 1-minute walk from Sakuradamon Station
- **Marunouchi Line:** Yurakucho Line, 5-minute walk from Kasumigaseki Station
- **Hibiya Line:** 3-minute walk from Kasumigaseki Station
- **Chiyoda Line:** 5-minute walk from Kasumigaseki Station
- **Toei Mita Line:** 6-minute walk from Hibiya Station

**Locations:**
- Ministry of Agriculture, Forestry & Fisheries
- Ministry of Health, Labour & Welfare
- Ministry of Justice
- Tokyo High Court
- Metropolitan Police Department
- Public Prosecutors Office
- Ministry of Internal Affairs & Communications
- Hibiya Park
- Kasumigaseki Station
- Sakuradamon Station
- Uchibori Str.
- A10 Hibiya Sta.
- Iwaida Str.
- Red-Brick Building
- Ministry of Justice

**Contact Information:**
- Address: 1-1-1 Kasumigaseki Chiyoda-ku, Tokyo 100-8977
- Phone: 03-3580-4111
- Fax: 03-3592-7393
- Website: http://www.moj.go.jp/EN/index.html
- Twitter: @MOJ_HOUMU
- YouTube: MOJ Channel
The Ministry of Justice is closely connected to every member of the community.

In order to live in this community it is necessary to have rules and regulations. Such rules ensure that family relationships, such as parents and children or brothers and sisters are accurately registered; that people can live safely within the community; and that ordered materials can be obtained without fail.

Furthermore, to preserve peace and order in society, it is also essential that persons who harm others or commit a crime are appropriately punished.

The Ministry of Justice not only prescribes such basic rules applicable in society but also creates basic judicial framework under which the rules are adhered to. It also assumes responsibility for a broad range of legal work under which those who have been punished are assisted in their resocialization processes.

The Ministry also oversees the management of a system to help citizens exercise their personal rights, such as the registration of real estate and notarization.

Other important duties of the Ministry of Justice are to ensure that the immigration control of those entering or leaving Japan is dealt with in an appropriate manner, the basic human rights of individuals are respected, and intelligence activities are carried out for the purpose of public security.

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The Ministry of Justice is responsible for carrying out various activities for the purpose of public security. One of its important duties is to ensure that the immigration control of those entering and leaving Japan is dealt with in an appropriate manner, while respecting the basic human rights of individuals.

The Ministry also oversees the management of a system to help citizens exercise their personal rights, as well as providing assistance to those who have been punished in their resocialization processes. It assumes responsibility for a broad range of activities, including promoting the prevention of recidivism, ensuring that family relationships such as parents and children or brothers and sisters are accurately recorded, and implementing a system to help individuals exercise their personal rights.

Furthermore, the Ministry of Justice is connected with everyone’s life. It is essential to have rules and regulations in order to live in this community. Such rules ensure that family relationships are accurately recorded. The Ministry of Justice is responsible for ensuring that these rules are adhered to. It also assumes responsibility for a broad range of activities, including promoting the prevention of recidivism, ensuring that family relationships such as parents and children or brothers and sisters are accurately recorded, and implementing a system to help individuals exercise their personal rights.

The Ministry of Justice is connected with everyone’s life. It is essential to have rules and regulations in order to live in this community. Such rules ensure that family relationships are accurately recorded. The Ministry of Justice is responsible for ensuring that these rules are adhered to. It also assumes responsibility for a broad range of activities, including promoting the prevention of recidivism, ensuring that family relationships such as parents and children or brothers and sisters are accurately recorded, and implementing a system to help individuals exercise their personal rights.

The Ministry of Justice is responsible for ensuring that the results of justice system reforms take root. It also assumes responsibility for a broad range of activities, including promoting the prevention of recidivism, ensuring that family relationships such as parents and children or brothers and sisters are accurately recorded, and implementing a system to help individuals exercise their personal rights.
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Everyone’s Life
Improvement of Laws and Regulations
that are the Foundation of Citizens’ Lives
A Peaceful and Secure Society

• The legal age of adulthood will be lowered to 18.
  The legal age of adulthood will be lowered to
  18 on April 1, 2022.
  • By lowering the age of adulthood, those who
    are 18 and 19 years of age will be able to
    conclude various contracts without parental
    consent.
  • For instance, they can buy a mobile phone or
    rent an apartment to live alone.
  • Meanwhile, some age limits on drinking alcohol,
    smoking, buying betting tickets for horse and
    bike races will remain at the age of 20.

Society being “Peaceful and secure”
is the “Basis” of everyone’s life!
"Rehabilitation Penguins"
“Hogo-chan” & “Sara-chan”

CHECK!
There will be changes to the legal system!

Detailed information can be found here→
Foreign nationals and immigration procedures

- Overseas trip
  → Immigration Control and Residency Management (p.21)
- Realization a harmonious society of coexistence with foreign nationals (p.24)

Safety and security

- Measures to Prevent Recidivism (p.15)
- Community volunteers (volunteer probation officers, cooperating employers, etc.) (p.41)
- Treatment, etc. in correctional facilities (p.44)

Various events in our lives are connected to the Ministry of Justice!

Foreign nationals and immigration procedures

- Overseas trip
  → Immigration Control and Residency Management (p.21)
- Realization a harmonious society of coexistence with foreign nationals (p.24)

Safety and security

- Measures to Prevent Recidivism (p.15)
- Community volunteers (volunteer probation officers, cooperating employers, etc.) (p.41)
- Treatment, etc. in correctional facilities (p.44)

- The Amended Companies Act came into force in March 2021.
  Detailed information can be found here.

  The purpose of the amendment to the Companies Act is to make the operation of shareholders meeting and the execution of directors' duties more appropriate.
  - The procedures for determining directors' remuneration and granting shares to directors as remuneration have become more transparent and more appropriate for shareholders.
  - A Listed companies, etc. is required to have at least one outside director.
  - The new system will be established for providing shareholders with general shareholder meeting materials in electronic format (using websites, etc.) instead of sending them in writing format.

- New Rules of civil execution have been applicable since April 2020.
  Detailed information can be found here.

  This amendment to the Civil Enforcement Act is aimed primarily at improving the effectiveness of investigations into the status of debtors' property.
  - In order to forcibly collect money from the obligor in cases of winning civil lawsuits, etc., the obligor's assets need to be identified in compulsory execution proceedings.
  - With the amendment of the Civil Execution Act, which has come into force in April 2020, it has become easier to identify the obligor's assets.
  - The procedures to summon the obligor to court and make him/her disclose his/her own assets (the Assets Discovery Procedures) has been strengthened (strengthening of the penalty, etc.).
  - By using court procedures, information regarding the obligor's assets can be obtained from certain institutions, that is, (1) information of his/her deposits and savings, etc., from financial institutions; (2) information of his/her real estate, from registry offices; and (3) information of his/her place of employment, from municipalities, etc.
  (*) All the procedures, including (2), will become available from May 1, 2021.
Ministry of Justice’s “Seven Promises”: Toward the New Age

1. Realization of a Multicultural Coexistence Society
   - Acceptance of foreign nationals and proper residency management
   - Appropriate and prompt asylum for refugees
   - Resolution of problems concerning the detention and deportation of deportation evaders

2. Enhancement of Surveillance and Security of the Territory of Japan
   - Simultaneous pursuit of thorough implementation of the strict counter measures at the port of entry and smooth landing examinations
   - Response to threats from abroad

5. Realization of a society without abuse or discrimination
   - Measures to prevent child abuse
   - Measures for various human rights problems
   - Reduction of the number of the unregistered people

6. Realization of Justice Affairs that are Familiar to and Reliable for the Citizens
   - Education system reform for the legal community
   - Enrichment and Development of Law-Related Education
   - Improvement of the comprehensive legal support by “Houterasu”
   - Active utilization of new technologies, such as AI, ICT, etc.

The 2030 Agenda for Sustainable Development (the 2030 Agenda) is a set of international development goals being pursued from 2016 to 2030. The 2030 Agenda was adopted at the UN Sustainable Development Summit held in September 2015. The 2030 Agenda lists the “Sustainable Development Goals”, consisting of 17 goals and 169 targets in order to realize a sustainable world. SDGs pledge to achieve a world in which “No one is left behind.” SDGs are introduced in detail on page 45.
Ministry of Justice is Making Efforts toward the Achievement SDGs.

The 2030 Agenda for Sustainable Development (the 2030 Agenda) is a set of international development goals being pursued from 2016 to 2030. The 2030 Agenda was adopted at the UN Sustainable Development Summit held in September 2015. The 2030 Agenda lists the “Sustainable Development Goals”, consisting of 17 goals and 169 targets in order to realize a sustainable world. The SDGs pledge to achieve a world in which “No one is left behind”. SDGs are introduced in detail on page 45.

3 Active Promotion of “Justice Affairs Diplomacy”

- Reliable implementation of the Kyoto Declaration adopted at the Kyoto Congress
- Technical assistance for the improvement of legal systems in developing countries, etc.
- Promotion of international arbitration, etc.
- Development of international legal experts and the strengthening of cooperation with international organizations, etc.

4 Realization of “Japan, the Safest Country in the World”

- Recidivism prevention measures
- Protection of and support for crime victims, etc.
- Countermeasures to secure public safety including responses to organized crime, etc.
- Ensuring public security by grasping moves of so-called Aum Shinrikyo, terrorism at home and abroad, etc.
- Appropriate operation of the new criminal justice system and prosecution reforms

7 Strengthening Civil Legislation

- Civil legislation that corresponds to the new age
- Measures to resolve the issue of land with unknown owners
- Support for earthquake disaster recovery and disaster restoration and reconstruction
- Improvement of the litigation function, such as appropriate responses, etc. to lawsuits related to the interests of the state
### Figures in parentheses show the number of organizations (as of Apr. 2021)

#### About the Ministry of Justice

**Structure, Historical Background, Number of Personnel of budget base, and Budget**

### Organization of the Ministry of Justice

- **Minister of Justice**
  - State Minister of Justice
  - Vice-Minister of Justice
  - Parliamentary Vice-Minister of Justice

### Minister’s Secretariat

- **Secretarial Division**
  - Planning and Reorganization Promotion Office
  - Public Relations Office
  - EBPM Promotion and Information Systems Management Office
  - Records Management Office
  - Personnel Division

- **Finance Division**
  - Auditing Office
  - Building Management Office
  - International Affairs Division
  - Facilities Division
  - Technical Development and Engineering Office
  - Director of the Welfare Division

- **Judicial System Department**
  - Judicial System Division
  - Examination and Supervision Division

- **General Affairs Division**
  - Registry Information Management Office
  - Registry Information Center
  - Civil Affairs First Division
  - Civil Affairs Second Division
  - Land with Unknown Owners Prevention Promotion and Planning Office
  - Commercial Affairs Division
  - Director of the Civil Legislation Division

- **Criminal Affairs Bureau**
  - Research and Planning Office
  - Criminal Affairs Division
  - Public Security Division
  - Director of the Criminal Legislative Division
  - Director of the International Affairs Division

- **Correction Bureau**
  - Inspection Office
  - Prison Service Division
  - Security Office
  - Juvenile Treatment Division
  - Director for Rehabilitation Support
  - Director for Medical Care

- **Rehabilitation Bureau**
  - General Affairs Division
  - Rehabilitation Service Development Division
  - Community-based Collaboration and Social Reintegration Support Office
  - Supervision Division

- **Human Rights Bureau**
  - General Affairs Division
  - Human Rights Promotion and Protection Office
  - Investigations and Remedies Division
  - Human Rights Promotion Division

- **Litigation Bureau**
  - Litigation Planning and Coordination Division
  - Research Office
  - Civil Litigation Division
  - Administrative Litigation Division
  - Tax Litigation Division
  - Litigation Policy Support Division

### Department Divisions

- **Judicial System Division**
  - Examination and Supervision Division

- **General Affairs Division**
  - Registry Information Management Office
  - Registry Information Center
  - Civil Affairs First Division
  - Civil Affairs Second Division
  - Land with Unknown Owners Prevention Promotion and Planning Office
  - Commercial Affairs Division
  - Director of the Civil Legislation Division

- **Criminal Affairs Bureau**
  - Research and Planning Office
  - Criminal Affairs Division
  - Public Security Division
  - Director of the Criminal Legislative Division
  - Director of the International Affairs Division

- **Correction Bureau**
  - Inspection Office
  - Prison Service Division
  - Security Office
  - Juvenile Treatment Division
  - Director for Rehabilitation Support
  - Director for Medical Care

- **Rehabilitation Bureau**
  - General Affairs Division
  - Rehabilitation Service Development Division
  - Community-based Collaboration and Social Reintegration Support Office
  - Supervision Division

- **Human Rights Bureau**
  - General Affairs Division
  - Human Rights Promotion and Protection Office
  - Investigations and Remedies Division
  - Human Rights Promotion Division

- **Litigation Bureau**
  - Litigation Planning and Coordination Division
  - Research Office
  - Civil Litigation Division
  - Administrative Litigation Division
  - Tax Litigation Division
  - Litigation Policy Support Division

### Regional and Local Branches

- **Regional Correction Headquarters (8)**
- **Regional Parole Boards (8)**
- **Probation Offices (50)**
- **Branch Probation Offices (3)**
- **Branch District Legal Affairs Bureaus (50)**
- **District Legal Affairs Bureaus (261)**
- **Branch District Office (103)**
- **Local Public Prosecutors Offices (438)**
- **Regional Immigration Services Bureaus (8)**
- **Branch Immigration Offices (55)**
- **District Immigration Offices (7)**
- **Regional Immigration Services Bureaus (8)**
- **Branch Immigration Offices (14)**

### Other Organizations

- **Volunteer Probation Officer Screening Commission (50)**
- **Branch Institutes (7)**
- **Training Institute for Correctional Personnel**
- **Regional Correction Headquarters (8)**
- **Regional Parole Boards (8)**
- **Probation Offices (50)**
- **Branch Probation Offices (3)**
- **Branch District Legal Affairs Bureaus (50)**
- **District Legal Affairs Bureaus (261)**
- **Branch District Office (103)**
- **Local Public Prosecutors Offices (438)**
- **Regional Immigration Services Bureaus (8)**
- **Branch Immigration Offices (55)**
- **District Immigration Offices (7)**
- **Regional Immigration Services Bureaus (8)**
- **Branch Immigration Offices (14)**

### Figures in parentheses show the number of organizations (as of Apr. 2021)
### Historical Background

- **1871**: Shihosho established
- **1947**: Separated from Shihosho, came under the jurisdiction of the Supreme Court
- **1948**: Homucho established (Shihosho abolished)
- **1949**: Renamed Homufu (with 3 director-generals and 11 bureaus)
- **1952**: Renamed the Ministry of Justice (with Minister’s Secretariat and 7 bureaus)
- **2001**: Reorganization of the central government (with Minister’s Secretariat and 6 bureaus)
- **2015**: Litigation Bureau established (with Minister’s Secretariat and 7 bureaus)
- **2019**: New Establishment of Immigration Services Agency (Minister’s Secretariat, 6 Bureaus)

### Number of Personnel of budget base (FY 2021)

<table>
<thead>
<tr>
<th>Organization Name</th>
<th>Personnel Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ministry of Justice</td>
<td>804</td>
</tr>
<tr>
<td>Research and Training Institute of the Ministry of Justice</td>
<td>84</td>
</tr>
<tr>
<td>Legal Affairs Bureaus</td>
<td>8,906</td>
</tr>
<tr>
<td>Public Prosecutors Offices</td>
<td>11,859</td>
</tr>
<tr>
<td>Correctional Institutions</td>
<td>23,599</td>
</tr>
<tr>
<td>Probation Offices and Regional Parole Boards</td>
<td>1,839</td>
</tr>
<tr>
<td>Immigration Services Agency</td>
<td>6,020</td>
</tr>
<tr>
<td>Public Security Examination Commission</td>
<td>4</td>
</tr>
<tr>
<td>Public Security Intelligence Agency</td>
<td>1,697</td>
</tr>
</tbody>
</table>

Total: 54,812

Note: Special officers are included in the Ministry of Justice.

### Budget (FY 2021)

The MOJ FY 2021 Budget comprises a general budget of 789.3 billion yen and 0.3 billion yen for the “Special Account for Reconstruction from the Great East Japan Earthquake”. Personnel costs comprise 66.4% of the general budget.
Internal Departments of the Ministry of Justice

Minister’s Secretariat

- Secretarial Division

  The Secretarial Division is in charge of secretarial and administrative work for the Minister of Justice, overall coordination of administration of each department, clerical work pertinent to the National Diet, public relations, and more.

- Personnel Division

  The Personnel Division is in charge of the general affairs of the National Bar Examination Commission and clerical work accompanying its exams, as well as clerical work related to human resources such as the number of regular employees, and the appointment and dismissal of employees.

- Finance Division

  The Finance Division is in charge of budget creation, execution, payment, and auditing accounts, as well as the revenues and expenditures of the Ministry of Justice.

- International Affairs Division

  The International Affairs Division is in charge of developing basic policy and overall coordination concerning international affairs of the Ministry of Justice, hosting international conferences and arranging courtesy calls for officials from abroad, among other things.

- Facilities Division

  The Facilities Division engages in the design, construction work, and maintenance of facilities under the jurisdiction of the Ministry of Justice, and also cooperates internationally with foreign governments to build correctional institutions.

- Director of the Welfare Division

  The Director of the Welfare Division is in charge of clerical work pertinent to mutual aid associations, benefits, and welfare, as well as enhancing the efficiency of pension and accident compensation for employees.

- Judicial System Department

  The Judicial System Department is in charge of conducting research and studies as well as drafting of laws and regulations on the judicial system; clerical work related to collecting, filing, compiling and publishing of data on laws and regulations, court precedents and legal affairs; the administration of the Legislative Council of the Ministry of Justice; the administration of the Ministry of Justice Library and the Ministry of Justice Museum and the Message Gallery; the compilation of statistics on the work handled by the Ministry; matters concerning comprehensive legal support; matters concerning law-related education; matters concerning the qualification of attorneys-at-law (ben-goshi) certified by the Minister of Justice; matters concerning foreign lawyers registered as “Gaikokuho-Jimu-Bengoshi” (Gaiben); matters concerning the examination of license and authorization and the supervision of claim management and collection companies (servicers); and matters concerning the certification of private dispute resolution services.

Civil Affairs Bureau

The Civil Affairs Bureau is responsible for handling affairs related to registration systems for companies and real estate, family registration, nationality (citizenship), deposit services, storage of will, notarization, judicial scriveners, land and house investigators, and planning and drafting of civil legislation, such as the Civil Code, the Commercial Code, and the Code of Civil Procedure.

Criminal Affairs Bureau

The Criminal Affairs Bureau is responsible for the planning and drafting of criminal legislation, such as the Penal Code and the Code of Criminal Procedure; affairs regarding prosecution; and affairs regarding extradition of criminals and fugitives as well as mutual international legal assistance.

Corrections Bureau

The Corrections Bureau is responsible for matters concerning the treatment of inmates, including security, prison work, education, classification, medical treatment, and hygiene in correctional institutions (prisons, juvenile prisons, detention houses, juvenile training schools, juvenile classification homes, and the women’s guidance homes); the planning and drafting of correctional legislation; the organization and management of correctional institutions; and the international transfer of sentenced persons.

Rehabilitation Bureau

The Rehabilitation Bureau is responsible for the administration matters concerning community-based offender rehabilitation including the parole examination of correctional institution inmates, probation and parole supervision (for both adults and juveniles), crime prevention activities, pardons, measures for crime victims, and the medical supervision and treatment for persons who have caused serious cases under the condition of insanity.

Human Rights Bureau

The Human Rights Bureau promotes and protects fundamental human rights, and as such is in charge of investigating and seeking a remedy for human rights violation cases, providing human rights counseling services, and conducting human rights awareness-raising activities. As field offices of the Bureau, there is a Human Rights Department in each Legal Affairs Bureau and a Human Rights Division in each District Legal Affairs Bureau. In addition, Human Rights Volunteers, who are private citizens appointed by the Minister of Justice, are placed in each municipality (including the special wards of Tokyo) across the country.

Litigation Bureau

The Litigation Bureau deals with civil and administrative lawsuits in which the State is a party. The Litigation Bureau is also in charge of giving legal advice upon requests from government ministries and agencies concerning cases which may lead to legal disputes (so called “Preventive Legal Support System”). In addition, it is responsible for dealing with lawsuits involving local public entities, independent administrative institutions, and other public corporations as prescribed by Cabinet orders in cases where such lawsuits are found to be related to the interests of the State.

Outline of the Organization
### Public Prosecutors Office

The function of the Public Prosecutors Office is to exercise control over all the work handled by public prosecutors, with offices consisting of the Supreme Public Prosecutors Office (Tokyo), the High Public Prosecutors Offices (Tokyo, Osaka, Nagoya, Hiroshima, Fukuoka, Sendai, Sapporo and Takamatsu), the District Public Prosecutors Offices (one each in the 46 prefectures except Hokkaido, where, because of the large size of its administrative area, there are four offices) and Local Public Prosecutors Offices (one each in major cities, wards or towns). Each of the high public prosecutors offices and the district public prosecutors offices has branches to handle parts of their work.

Public prosecutors offices are staffed with public prosecutors (Prosecutor-General, Deputy Prosecutor-General, Superintending Prosecutors, Public Prosecutors and Assistant Prosecutors) and public prosecutors’ assistant officers.

### Public Prosecutors

In criminal cases, public prosecutors have the power to investigate any criminal offense, decide whether or not to prosecute, request proper application of law by courts and control/supervise the execution of judgments, and furthermore, as representatives of public interest, are given additional authority by the Civil Code and other laws.

Prosecutorial power is exercised for the purpose of maintaining law and order of the nation and society, and the exercise of prosecutorial power is based on principles of strict fairness and impartiality, and cases are handled with due respect to the human rights of suspects.

### Facilities

### Penal Institutions

**Prisons, Juvenile Prisons, Detention Houses**

Penal institutions consist of prisons, which confine inmates sentenced to imprisonment with or without work; juvenile prisons, which confine sentenced juvenile inmates; detention centers, which confine mainly unsentenced inmates, such as defendants or suspects whose criminal sentences have not been confirmed.

The treatment of sentenced persons aims at their rehabilitation and smooth return to society, and for this purpose, they are taken into the most suitable institution based on psychological examination regarding personality and social adjustment. The institutions draw up treatment plans deemed most suitable for individual sentenced person and perform the various tasks involved, including vocational training, life guidance, educational programs, and more.

In addition, the Ministry is actively introducing new treatment techniques, such as the adoption of “open treatment” measures at some prisons, including Ichihara Prison and Oci Shipyard Prison Camp (of Matsuyama Prison).

The treatment of defendants awaiting trial is intended to contribute to smooth trial proceedings by detaining and preventing the destruction of evidence, while paying due respect to the defendants’ basic human rights.
Juvenile Classification Homes

A juvenile classification home confines juveniles who have been referred by the family court when the court orders protective measures, and conducts assessments of these juveniles based on the home’s expertise in medicine, psychology pedagogy and more, in order to provide information relevant to the investigation and family court hearing. Such assessments are conducted by interviews, psychological tests and behavioral observations as well as by psychiatric examinations if necessary; the treatment guidelines for rehabilitation are drawn up through examination and diagnosis of the mental and physical condition of the juvenile and through understanding of the causes of delinquency.

The home also conducts assessments at the request of the juvenile training school superintendent or probation office director for the enforcement of protective measures.

Furthermore, the home provides advice using their expertise and techniques in consultation with the general public and school teachers on delinquency, bullying, and domestic violence, as well as the necessary support, in order to prevent delinquency and crime in the local community.

Juvenile Training Schools

Juvenile Training Schools confine juveniles who have been sent from the family court as protective measures that provide correctional education. A juvenile training school creates an Individual Plan for Correctional Education for each individual which determines the goals, content, implementation methods, and terms of correctional education to be implemented according to the juvenile’s traits, such as age, physical and mental condition, and criminal tendencies, and provides lifestyle guidance, vocational guidance, school courses, physical education, and special activities according to the characteristics of each juvenile. In addition, in order to ensure smooth rehabilitation in society for juveniles who have difficulties leading independent lives after release, the school provides support for learning and working, securing of a place of residence, and continuous support in collaboration with medical/welfare institutions.

Women’s Guidance Home

The Women’s Guidance Home confines adult women who are sentenced to guidance measures by the criminal court for violation of the Anti-Prostitution Act, and provides living guidance and vocational training according to their rehabilitation needs.
The Research and Training Institute is one of the agencies of the Ministry of Justice, and conducts a wide range of work, including (i) research related to criminal justice policies and other Ministry of Justice affairs, (ii) various kinds of training for Ministry of Justice officials, and (iii) international cooperation both in criminal and civil sectors provided for developing countries mainly in the Asian region.

Activities of Research and Training Institute

■ Research

The Institute conducts research useful for the Ministry of Justice to draft measures for prevention and control of crime and implement policies. The results are summarized in the White Paper on Crime, a foundational document concerning criminal justice policy, as well as the Research Department Reports or Research Department Materials, which are themed on concrete, individual issues concerning criminal trends and treatment of offenders.

■ Training

Various types of training are conducted for the officials of the Ministry of Justice (excluding correctional personnel, officials at the Immigration Services Agency, and those at the Public Security Intelligence Agency). This training adopts various formats, such as lectures, debates, and exercises, so that officials can acquire the knowledge and skills needed as officials of the Ministry of Justice depending on their duties. Through this training, the institute aims to foster officials who can respond appropriately to operations that have become increasingly diverse and complex in recent years.

■ International Cooperation

[The United Nations Asia and Far East Institute for the Prevention of Crime and the Treatment of Offenders]

The United Nations Asia and Far East Institute for the Prevention of Crime and the Treatment of Offenders (UNAFEI), established in 1962 by an agreement between the UN and the Government of Japan, regularly organizes training courses and seminars for criminal justice practitioners in developing countries etc., and also cooperates in the formulation and implementation of UN strategies.

[Technical Assistance in the Legal Field]

The International Cooperation Department (ICD) of the Research and Training Institute invites legal practitioners of selected countries to Japan for training, and has also dispatched Japanese experts to said countries to give counsel and hold seminars. The ICD has so far offered support to such countries as Vietnam, Cambodia, Laos, Indonesia and Myanmar. See “Promotion of International Cooperation” on page 46 for more about international cooperation.

Training Institute for Correctional Personnel

The Training Institute for Correctional Personnel of the Ministry of Justice provides the necessary work training programs for personnel engaged in correctional services, as well as evidence-based research of correctional treatment.

History

The Training Institute for Correctional Personnel, a venerable institute whose predecessor is the Ministry of the Interior Prison Officers Training Institute, established in 1890, has a long history and tradition as a training institution for public officers.
About the Ministry of Justice

Outline of the Organization

Extra-Ministerial Bureaus
(Immigration Services Agency, Public Security Intelligence Agency, Public Security Examination Commission)

Immigration Services Agency

Immigration Services Agency is responsible for equitable control over all those who enter and depart from Japan, the residency of foreign nationals residing in Japan, and procedures for refugee recognition, based on the Immigration Control and Refugee Recognition Act. The Agency is also responsible for implementing a plan, proposals and comprehensive coordination regarding the development of an environment for an acceptance of foreign nationals.

Immigration Services Agency’s duties

■ Immigration Controls

Foreign nationals who intend to enter Japan are required to provide personal identification information (fingerprints and facial photographs), except for those exempt from this requirement, and must be interviewed by an immigration inspector. The immigration inspector checks whether the foreign national meets the conditions for disembarkation, such as whether the passport and visa held by the foreign national are valid, whether activities to be conducted while in Japan are legitimate and come under the status of residence prescribed in the Appendices of the Immigration Control and Refugee Recognition Act, and for certain statuses of residence, the inspector checks whether the foreign national meets the criteria stipulated in the Ministerial Ordinance, and that the foreign national does not fall under the grounds for denial of entry. If the immigration inspector deems these conditions have been met, the foreign national will be permitted to enter Japan. Foreign nationals who intend to depart from Japan must receive confirmation of departure from an immigration inspector.

Immigration inspectors also verify the fact of departure and return of Japanese nationals.

■ Residency Management of Foreign Nationals

Foreign nationals residing in Japan are allowed to engage in activities based on their status of residence and period of stay, determined when entering the country. If foreign nationals residing in the country intend to obtain permission to change their status of residence, permission to extend their period of stay, permission to engage in activities other than those permitted under the status of residence previously granted, or re-entry permission, they need to go through the necessary procedures at the Regional Immigration Services Bureau. In gaining permission for the activities of foreign nationals in Japan, the Immigration Services Agency strives to ensure proper residency management of foreign nationals while paying due consideration to the interests of the Japanese people and to the security of Japan, etc.

Starting from July 2012, a residency management system for mid to long-term residents was introduced, under which foreign nationals residing in Japan mid to long-term are issued a residence card when receiving permission relating to residence, such as landing permission, permission for change of status of residence, or permission for extension of the period of stay. The residence card gives such details as the name, date of birth, sex, nationality or region, place of residence, status of residence, and period of stay of the foreign national.

■ Deportation

Among foreign nationals residing in Japan, there are those considered undesirable for the society such as those who have entered or disembarked illegally, those who obtained entry permission but have overstayed illegally their period of stay or are engaged in activities other than those permitted or those who are imposed certain punishments. With regard to such foreign nationals, the Immigration Services Agency carefully conducts a required series of procedures to verify the facts and understand their circumstances through an investigation into and examination of the violation and oral proceedings, determines whether the violation serves as a ground for deportation and deport those who are accordingly determined to be liable for deportation.

However, not all foreign nationals who fall under the grounds for deportation defined in the Immigration Control and Refugee Recognition Act are subject to deportation in Japan. The Minister of Justice may grant special permission to foreign nationals considering their social background in Japan and family circumstances, etc.

In addition, foreign nationals who are in violation of the Immigration Control Act but satisfy certain requirements may leave the country through simple procedures under the departure order system.

■ Refugee Recognition

Japan has signed the Convention Relating to the Status of Refugees and the Protocol Relating to the Status of Refugees, which entered into force January 1, 1982 in Japan. Various protection measures stipulated in the convention and protocol were granted to refugees.

A refugee is someone who, “owing to well-founded fear of being persecuted for reasons of race, religion, nationality, membership of a particular social group or political opinion, is outside the country of his nationality and is unable or, owing to such fear, is unwilling to avail himself of the protection of that country.”

The Agency provides administrative procedures for the recognition of refugee status for people who fall within the refugee definition in the Convention upon the request of foreign nationals residing in Japan, the issuance of refugee travel documents to those who are recognized as refugees, and Landing Permission for Temporary Refuge, which permits a temporary entry into/stay in Japan, to foreign nationals who apply for asylum at a seaport or airport in Japan and are likely to fall under the refugee definition.

■ General Coordination Functions to Develop the Environment for Acceptance of Foreign Nationals

The planning, policy development, and general coordination needed for unifying the relevant administrative branch policies concerning the development of the environment for acceptance of foreign nationals are the responsibilities of the Ministry of Justice according to "Basic Policy on the operations regarding the development of an environment for the acceptance of foreign workers(Cabinet decision of July, 24, 2018)" and the Immigration Services Agency has been responsible for those functions since April 2019.

Specifically, the Agency is responsible for holding "Ministerial Conference on Acceptance and Coexistence of Foreign nationals" in cooperation with the Cabinet Secretariat and for compiling “Comprehensive Measures for Acceptance and Coexistence of Foreign nationals”.
Public Security Intelligence Agency

The Public Security Intelligence Agency is an administrative institution that deals comprehensively with intelligence activities and requests for dispositions regarding the control of subversive groups and other organizations based on the Subversive Activities Prevention Act and the Act on the Control of Organizations Which Have Committed Acts of Indiscriminate Mass Murder.

Furthermore, as a core member of the Japanese intelligence community, the Agency contributes to the promotion of relevant key governmental policies in various spheres including crisis management, foreign policy, and national security, by providing, in a timely and appropriate manner, the relevant organizations with domestic and foreign intelligence/materials related to the public security of Japan that have been collected and analyzed in the process of investigation.

Operations of the Public Security Intelligence Agency

Control of Subversive Organizations

In Japan, there are many organizations and forces which may pose a security risk to the public, including Aum Shinrikyo, which carried out the subway sarin gas attacks; leftist extremists, which have repeatedly conducted illegal activities including terrorist and guerilla attacks; right wing groups; and the General Association of Korean Residents in Japan. Based on the "Subversive Activities Prevention Act", the Agency conducts intelligence activities regarding those organizations which have a potential for subversive terrorist activities, and when it is deemed necessary to take control measures as a result, the Agency files an application with the Public Security Examination Commission (see page 14) in order to take control measures, such as restricting their organizational activities or giving them a dissolution order. Also, in accordance with the "Act on the Control of Organizations Which Have Committed Acts of Indiscriminate Mass Murder", the Agency files applications with the Commission against organizations that have committed indiscriminate mass murder in the past and are still considered dangerous in order to take surveillance disposition or other measures to prevent a recurrence, as well as collects reports from these organizations under the Commission's order for surveillance, conducts on-site inspections at the facilities of these organizations, and also carries out necessary investigations.

Current State of Surveillance Disposition

In order to uncover the actual activities of so-called Aum Shinrikyo (continuing its activities centered on "Aleph" and the "group led by Yamada" and "Hikari-no-Wa"), the Agency conducts surveillance of the organization in an appropriate and rigorous manner. Investigations and on-site inspections of Aum Shinrikyo have revealed that the organization still maintains a risk of committing an act of indiscriminate mass murder; the organization has increased the number of new members through recruitment activities that do not mention its name; the organization also has maintained teachings designed to increase the followers’ absolute faith in Chizuo Matsumoto, who is the mastermind of the organization’s indiscriminate mass murder and popularly known as Shoko Asahara.

Intelligence Contributions

There are many challenges to the security of Japan and its people, such as North Korea’s nuclear and missile development, and abductions of Japanese nationals; China’s extensive and rapid modernization of military strength; threats posed by international terrorism and cyber attacks; and proliferation of weapons of mass destruction; information theft by countries of concern, that need to be monitored carefully. In particular, Japan has repeatedly faced situations of heightened tensions with its neighboring countries regarding the territorial and maritime interests of Japan, and has also faced challenges in the field of economic security, for instance, advanced technology leaks through various channels and acquisitions by foreign capital of real estate located near critical facilities. These situations and challenges have become matters of great concern to the government and relevant organizations of Japan. It has become one of the most important missions of the Agency, which is tasked with protecting public security, to collect and analyze relevant information with regard to these challenges, thus contributing to the government’s policies by providing relevant organizations, including the National Security Council, with intelligence.

Efforts toward Public-private Collaboration

The Agency is strengthening its measures of providing intelligence regarding, among other issues, international terrorism, proliferation of materials related to weapons of mass destruction, and information theft by countries of concern, and the Director-General and other officials of the Agency delivers lectures for private corporations and economic associations. In addition, the Agency actively distributes relevant materials such as the “Handbook of International Terrorism,” which outlines the trends of terrorist groups and their activities in the world, thereby calling attention to Japanese nationals travelling abroad.

Public Security Examination Commission

The Public Security Examination Commission is an extra-ministerial agency of the Ministry created to maintain public security. Upon receiving an application from the Director-General of the Public Security Intelligence Agency for regulatory actions on subversive organizations stipulated in the Subversive Activities Prevention Act or the Act on the Control of Organizations Which Have Committed Acts of Indiscriminate Mass Murder, the Commission examines the application from an objective and neutral viewpoint and makes a decision on whether control measures are necessary, and if so, what control measures should be taken.

![Workflow of the Public Security Intelligence Agency and the Public Security Examination Commission](image-url)
Establishing the Safest Country in the World

Ensuring favorable public security is an important basis to enable women and the young to live comfortably and with assurance in the community. It is also an important issue that can be the “foundation” for development of the localities. Also, with the emergence of new threats such as cybercrime and international terrorism, we aim to further reduce crime and foster a sense of confidence in public security.

Under such circumstances, at the Ministerial Meeting Concerning Measures Against Crime in December 2013, the “Strategy to Make Japan ‘the Safest Country in the World’” was approved. And while efforts for comprehensive Penal Code offenses control were made by the government as a whole based on the strategy, the number of reported crimes decreased from 2013 (1,314,140) to 2019 (748,559), proving that an improvement has been seen in the public security of Japan.

However, roughly 50 percent of the cleared persons for Penal Code offences were repeat offenders in 2019, and the rate of re-imprisoned inmates among new inmates reached about 60 percent. Taking the above facts into consideration, the question of how we should prevent the repetition of crimes and delinquencies (=preventing recidivism) is a major challenge.

The Ministry of Justice carries out various measures to ensure the safety and security of citizens, including countermeasures for repeat offenses.

The Number of Repeat Offenders Among non-traffic penal code Offenses /Changes in the Rate of Repeat Offenders (2000-2019)

(Note 1) Annual Report of Statistics on Correction
(Note 2) “Repeat offenders” refer to people who are arrested for the second criminal offence, excluding any violations of the Road Traffic Law.

Comprehensive Measures to Prevent Recidivism

At the Ministerial Meeting Concerning Measures Against Crime in July 2012, the Comprehensive Measures for the Prevention of Recidivism stipulating the mid- to long-term government efforts toward preventing recidivism were established.

In this strategy, a numerical target to “decrease the proportion of persons who are re-imprisoned within two years of their release from prison by at least 20% by 2021” was set as the first ever government efforts toward preventing recidivism. Details are presented in the following.
Business owners that employ ex-offenders/juvenile delinquents and help them become independent and rehabilitated are called “cooperative employers” (see page 42).

The Ministry of Justice promotes financial aid for cooperative employers as well as support systems that employers can continue to employ ex-offenders and juvenile delinquents with an easy mind.

In addition to specialized treatment programs such as sex offender treatment program, drug relapse prevention program, violence prevention program or alcohol-impaired driving prevention program, probation offices implement social contribution activities as well.

Approximately 70% of persons who have been re-imprisoned were unemployed at the time they reoffended. Employment provides not only steady income, but is also expected to establish interpersonal relationships through work that will then lead to greater opportunities to re-establish oneself as an independent member of society.

However, those who have committed crimes or delinquency tend to have difficulty obtaining jobs due to insufficient vocational abilities or criminal records.

Therefore, prisons, juvenile training schools, and probation offices seek to enhance effective and seamless guidance based on empirical studies, according to the individual characteristics.

As various factors underlie crime and delinquency, prevention of re-offending needs treatment focused on each offender’s characteristics.

Therefore, prisons, juvenile training schools, and probation offices seek to enhance effective and seamless guidance based on empirical studies, according to the individual characteristics.

In order to match inmates with job offers from companies willing to employ released inmates, the Ministry of Justice promotes measures that allow companies to post job offers in particular correctional institutions through Hello Work.

Further, Employment Support Information Center for Correction (commonly known as “CORRE-Work”) was established in Sapporo, Sendai, Tokyo, Nagoya, Osaka, Hiroshima, Takamatsu and Fukuoka Regional Correction Headquarters. CORRE-Work collectively manages information on such things as place of return and acquired qualifications for inmates across the country, and provides companies willing to employ released inmates with information on institutions housing inmates who meet their needs.
Toward Japan as “the Safest Country in the World”

Ensuring a Place to Belong in the Community

For inmates who can rely on relatives, arrangements are made so that they can receive support from their relatives after release. Meanwhile, for offenders whose repeated criminal behavior has estranged them from relatives, have become isolated with no one to support them, and have no place to return to, efforts are made to provide them with temporary housing, such as offender rehabilitation facilities (see page 41). Moreover, for inmates who have difficulty in leading independent lives such as the elderly or disabled, improvements have been made to the systems in cooperation with correctional institutions/probation offices and local public authorities so that they can receive appropriate welfare services after their release.

To enhance treatment for inmates who have difficulty leading independent lives, such as the elderly, the disabled, or those dependent on drugs, the Ministry has striven since 2011 to secure a variety of places that can accept these inmates using housing managed by NPOs (self-reliance support homes) in addition to stationing officials with professional qualifications in the fields of welfare and psychology fields and strengthening the ability of offender rehabilitation facilities to accept inmates.

Strengthening Function of Offender Rehabilitation Facilities and Securing a Variety of Housing

To make Japan “the Safest Country in the World”, without repeated crime and, above all, with no new victims, where citizens can live in safety and peace, it is essential to create a social environment in which those who once committed crimes or delinquency can be accepted naturally as responsible members of society without rejection and isolation (re-entry).

To achieve such a society, the declaration “No Returning to Crime, No Facilitating Other’s Return to Crime” was approved at the Ministerial Meeting Concerning Measures Against Crime held in December 2014. Aimed at securing employment and housing, which are key to preventing recidivism, this declaration asks for the effort of the nation and support from citizens by setting the following two numerical targets that to be achieved by 2020.

- triple the number of business owners willing to employ persons who have committed crimes or delinquent acts after gaining an understanding of their conditions
- reduce the number of people returning to society from prisons who have no place to go back to by at least 30 percent.

As of October 1, 2019, the government has achieved both of these targets and is continuing its efforts to secure employment and housing.

Emergency Measures to Prevent Recidivism by Persons with Drug Dependencies, Elderly Offenders, and Others

- Establishment of a Long-Term Support Network to Facilitate Rehabilitation–

Many drug addicts who have had difficulty recovering and many elderly or disabled who have committed crimes fall between the gaps of criminal justice and local community, and return to crime without receiving necessary support.

For this reason, the Emergency Measures to Prevent recidivism in Drug Addicts and Elderly Offenders, which focuses on drug addicts and elderly offenders, were formulated in July 2017 at the Ministerial Meeting Concerning Measures Against Crime. These measures promote the following three policies and aim to establish a nationwide network that supports the recovery of drug addicts and elderly or disabled persons who have committed crimes.

- An integrated system of guidance provided by correctional institutions and probation offices, as well as medical treatment by medical facilities to aid drug addicts in their recovery
- The provision of guidance and support through all stages of the criminal justice system in conjunction with the local community
- Promotion of long-term civic support initiatives to facilitate rehabilitation

Implementing these initiatives in an integrated manner will ensure that the Comprehensive Measures to Prevent Recidivism will achieve their numerical targets, and will make efforts to help make Japan “the Safest Country in the World,” a country in which crimes are not repeated and in which people can live with safety and peace of mind.
Those who committed crimes and delinquencies, such as those re-prevented is a major issue. Those released on completion of their full prison sentence should be more times than those released on parole, and thus how recidivism by those released on completion of their full prison sentence is two or years of release from prison) are compared, the present status is that years (the rates of inmates who become re-imprisoned within two while under probation. When their re-imprisonment rates within two years (the rates of inmates who become re-imprisoned within two years of release from prison) are compared, the present status is that those released on completion of their full prison sentence is two or more times than those released on parole, and thus how recidivism by those released on completion of their full prison sentence should be prevented is a major issue.

Those who committed crimes and delinquencies, such as those released on completion of their full prison sentence, have various issues toward rehabilitation and “Long-term” support in the community, including after the completion of criminal procedures is needed. To do so, strengthening cooperation with local governments that provide welfare services, etc. and cooperators from the private sector that locally support those who committed crimes and delinquencies is important.

To respond to these issues, the “Acceleration Plan for Plan” was established at the Ministerial Meeting Concerning Measures Against Crime in December 2019.

Under the five basic policies, regarding seven priority issues, 115 measures are stipulated in this plan.

Acceleration Plan for Recidivism Prevention Plan
-Toward the Improvement of “Long-term” Support, such as the Countermeasures for Those Released on Completion of their Full Prison Sentence-

Offenders are divided into “Those released on completion of their full prison sentence” and “Those released on parole” who were released on parole in the middle of their prison term and live in the community while under probation. When their re-imprisonment rates within two years (the rates of inmates who become re-imprisoned within two years of release from prison) are compared, the present status is that those released on completion of their full prison sentence is two or more times than those released on parole, and thus how recidivism by those released on completion of their full prison sentence should be prevented is a major issue.

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Act for the Prevention of Recidivism & Recidivism Prevention Plan

The Act for the Prevention of Recidivism, which, along with clarifying the responsibilities of the national and local governments, as to preventing recidivism sets basic measures and stipulates the comprehensive and systematic promotion of measures to prevent recidivism in order to create a society where citizens can live in safety and peace, was announced and took effect in December 2017.

Moreover, the Review Committee for the Recidivism Prevention Plan, chaired by the Minister of Justice, was established in February 2018 to discuss the matters listed in the Recidivism Prevention Plan Draft created by the Minister of Justice based on the said law, resulting in many meetings with relevant ministries and committees of private experts. A review committee was then held to compile a plan proposal, and after passing throw the public comment, the Cabinet decided on the Recidivism Prevention Plan in December 2018.

Under the five basic policies, regarding seven priority issues, 115 measures are stipulated in this plan.

White Paper on Recidivism Prevention

Based on the Act for the Prevention of Recidivism, the Ministry of Justice annually organizes the measures for the prevention of recidivism, etc. taken by the government and releases the “White Paper on Recidivism Prevention.”

The FY 2020 edition of the White Paper covers the efforts implemented by the relevant ministries and agencies, such as the Ministry of Justice, until the end of FY 2019, as well as introducing activities by cooperating members of the private sector.

The White Paper is viewable on the website of the Ministry of Justice and can be purchased at bookstores/Government Publications Centers, etc. across Japan. Please take a look at it.

Website of the Ministry of Justice Measures to Prevent Recidivism
http://www.moj.go.jp/hisho/seisakuhyouka/hisho04_00038.html
**Efforts to Achieve Safety and Security**

- **Cooperation Between the Foreign Investigative Authorities and Japan**
  
  In order to deal effectively with the frequent occurrence of violent crimes by foreign nationals as well as the increasing number of international crimes, it is necessary to gather evidence from abroad more effectively and strengthen cooperation between foreign investigative authorities and Japan.


  The Ministry of Justice is committed to further strengthening international cooperation.

- **Measures at the Borders**
  
  In order to protect the lives and safety of citizens, it is highly important to prevent those who intend to enter Japan for illicit purposes, such as terrorists and criminals who disguise themselves as tourists, from entering the country at the borders and ports of entry. To ensure that such illegal entrants are identified, Immigration Services Agency conducts strict and effective immigration examinations and implements surveillance and monitoring through the methods below.

  - Immigration Examinations through the Use of Biometric Information (Fingerprints and Facial Photographs)
  - Utilization of Database of Stolen and Lost Travel Documents provided by the International Criminal Police Organization (ICPO)
  - Utilization of API (Advance Passenger Information) and PNR (Passenger Name Record)
  - Reinforcement of Information Collection and Analysis
  - Patrolling and Other Activities at Airports and Seaports

- **Measures Against Illegal Foreign Residents**
  
  Along with measures at the borders, reducing the number of foreign nationals currently residing in Japan illegally is important in restoring security. Immigration Services Agency strives to reduce the number of illegal residents by reinforcing investigations, implementing safe and secure deportation, preventing illegal employment, and publicizing the departure order system more widely.

  The Agency is also actively engaged in taking measures and developing a society free from illegal immigrants, analyzing information on foreign residents obtained through the Residency Management System, understanding the situation of disguised residents, and appropriately conducting procedures for revocation of status of residence.

- **Efforts by Public Security Intelligence Agency**
  
  Public Security Intelligence Agency collects and analyzes information related to economic security, an increasingly important concern for the Government of Japan. The Agency provides key government apparatuses and other relevant bodies with information on, for instance, advanced technology leaks through various channels and acquisitions by foreign capital of real estate located near critical facilities.

  In addition, to strengthen counter-intelligence functions and prevent the proliferation of materials and technology related to weapons of mass destruction, the Agency also diligently pursues the gathering and analysis of relevant information. Furthermore, to counter increasingly serious threats to the cyberspace, the Agency gathers and analyzes information and provides intelligence to relevant organizations in a timely and appropriate manner, contributing to the government’s measures against cyber attacks and cyber intelligence.

  Regarding international terrorism, as demonstrated by the serial terrorist bombing attacks in Sri Lanka in April 2019, which had Japanese nationals as victims, as well as the frequent outbreak of terror attacks aimed at soft targets by those influenced by international terrorist groups, such as the assault using knives near London Bridge in the UK in November 2019. Meanwhile, extremist groups in Japan have carried out illegal activities and have cooperated with anti-globalization forces. In order to deal appropriately with these situations, the Agency is strengthening its gathering and analysis of information related to international terrorist groups and these domestic groups, as well as strengthening systems for providing pertinent information to Japanese citizens traveling or living abroad. In addition, the Agency promotes and strengthens measures to prevent terrorism and other illegal activities as a core member of the intelligence community of Japan by, among others, closely cooperating with the International Counter-Terrorism Intelligence Collection Unit of Japan (CTU-I) and other relevant organizations and also actively providing relevant intelligence to Counter-Terrorism and Intelligence Information and Data Exchange Center of Japan (CTI-INDEX), which was established in August 2018 to strengthen the sharing and analysis of information related to alleged terrorist cases, looking ahead to the 2020 Tokyo Olympic and Paralympic Games and other relevant events.

  Furthermore, the Agency has verified the danger and anti-social nature of Aum Shinikyo, as the organization still places absolute faith in Chizuo Matsumoto, the mastermind of the organization’s indiscriminate mass murder and popularly known as Shoko Asahara, even now after his execution. The Agency continues to conduct surveillance on the organization with appropriate diligence and provide relevant local authorities upon request by their heads with the investigation results based on this surveillance in order to protect public security and also to remove and alleviate fear and anxiety of local residents.

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**Handbook of International Terrorism** (Web version)

The Web version of ‘Handbook of International Terrorism’ can be viewed on the Public Security Intelligence Agency’s website.

Support for Crime Victims

- **Basic Act on Crime Victims and The Basic Plan for Crime Victims**

  Basic Act on Crime Victims was established in 2004, stating that “As everyone in society is vulnerable to becoming a Crime Victim, policies from the viewpoints of Crime Victims are required. These steps must be taken into account to realize a society where the Crime Victims’ interests and well-being are protected”.

  Pursuant to the Basic Act on Crime Victims, the Government must establish a basic plan concerning policies for crime victims, etc. in order to promote policies for crime victims, etc. in a comprehensive and planned manner. In 2021, the Fourth Basic Plan for Crime Victims, whose duration was set as five years from April 1, 2021 until the end of the fiscal year 2025 was formulated, and measures for crime victims are promoted through collaboration between relevant government ministries.

- **Efforts by Ministry of Justice –Aiming for seamless and continuous support for crime victims**

  The Ministry of justice promotes various support measures aiming for seamless and continuous support to crime victims.

  For example, Victim Notification System is in place. The public prosecutor’s office notifies crime victims of information related to their cases, including decisions on prosecution, trial outcomes, and the dates of offenders’ release, as well as information on offenders, such as treatment of offenders after the final decision of a criminal trial and of offenders under protective measures, upon victims’ request and in collaboration with relevant organizations.

  Besides this, the Ministry of Justice promotes support measures that can be taken at the time of trial or hearing and after trial or hearing ends.

  ![Support measures at the time of trial](image)

  **Support measures at the time of trial**

  - **Victim participation system**
    - The victims of crimes such as murder or injury may, when they so wish and with the court’s permission, attend the trial dates, and engage in activities such as questioning the defendant under certain requirements.

  ![Support measures after trial or hearing ends](image)

  **Support measures after trial or hearing ends**

  - **Opinion hearing system in parole examination**
    - A system is in place that allows crime victims to express their opinions regarding the parole of the person subject to proceedings and their sentiment on damage caused by the crimes or delinquency during parole examinations by Regional Parole Boards.

  - **Communication system of victims’ sentiments to probationers/parolees**
    - A system is in place that, during the probation or parole, crime victims may communicate their sentiments regarding damage, the current situation of the victims and their opinions toward the life or behavior of the probationer or parolees to the parole office, and the relevant probation officeconveys them to the probationer or parolee.

  - **Remission payment system**
    - Under the Act on Issuance of Remission Payments Using Stolen and Misappropriated Property it is now possible under certain conditions to confiscate property obtained by offenders through property offenses, and to use this confiscated property in the recovery of damages suffered by the crime victims of relevant cases.

    - Remission Payment System is for victims of criminal acts such as property criminals who were certified in criminal trials.

- **The Japan Legal Support Center (Houterasu)**

  The Japan Legal Support Center (Houterasu) nominates candidates to act as court-appointed attorneys for participating victims and notifies the court, as well as pays travel expenses, etc. to participating victims, provides information to support crime victims, introduces attorneys with experience and understanding of victim assistance, and provides legal consultation aid for victims of domestic violence, stalking, and child abuse.

- **Efforts Concerning Prevention of Child Abuse in the Ministry of Justice**

  The Ministry of Justice has been proceeding with various efforts concerning the prevention of child abuse. For example, the Ministry has been striving for the early detection of child abuse through counseling on children’s rights the human rights bodies (p. 34), juveniles and their parents’ consultations with the Juvenile Classification Homes (p. 44), etc.

  As a response when child abuse occurs, Japan Legal Support Center (Houterasu) is implementing various efforts, such as providing legal consultation assistance for abused children (p. 20), and conducting hearings by its representatives when the public prosecutor, police, or Child Guidance Center conducts hearings concerning an abused child, in order to secure the credibility of statements while mitigating the child’s burden.
Facial Recognition Automated Gate - Available in the Departure and Return Procedures for Japanese Nationals and in the Departure Procedures for Foreign Nationals

In order to streamline the departure and return procedures for Japanese nationals through the use of facial recognition technology, to allow more immigration inspectors to the examination of foreign nationals, and to maintain the strictness of and facilitate inspection, the Immigration Services Agency implemented the facial recognition automated gates at Haneda Airport in October 2017 and started its operation in the return procedures for Japanese nationals. Facial recognition automated gates were also introduced at the landing/departure examination areas of Narita, Haneda, Chubu, Kansai, Fukuoka, New Chitose and Naha Airports by the end of 2020 and have been operating in the departure and return procedures for Japanese nationals.

Also, facial recognition automated gates are available in the departure procedures for foreign nationals who entered Japan for the purpose of sightseeing and other such activities, and its operation is scheduled to be serially launched in the following seven airports, starting with Haneda Airport in July 2019.

**How to Use the Facial Recognition Automated Gate**

The facial recognition automated gate verify the identity of the traveler by crosschecking the facial image contained in the IC chip of the IC passport with the facial image taken using the camera at the facial recognition automated gate. If the confirmation of the identity of the traveler is completed through the crosscheck and there are no problems, the traveler is able to go through the gate. Those who used the facial recognition automated gate do not have to be stamped a seal(stamp) by an immigration inspector in their passport.

Principal Measures of Immigration Controls

While strict immigration examinations have been implemented for foreign nationals attempting to work illegally in Japan, the Agency has also taken various measures to implement smooth immigration examinations for trouble-free foreign nationals to help to realize a world-class tourist destination.

To implement strict immigration examinations, the Agency prevents undesirable foreign nationals such as terrorists from entering Japan, utilizing Advance Passenger Information (API) and Passenger Name Record (PNR) reported by air companies and ICPO (International Criminal Police Organization)’s data on stolen and lost passports, and obliging foreign nationals who wish to enter Japan to provide their personal identification information (fingerprints and facial photographs), in principle.

Since October 2016, the Agency, to implement smooth immigration examinations at the port of entry, had installed equipment for the provision of fingerprints and facial photographs, known as “Bio-Cart,” which shorten the time spent waiting in line to enter the country by speeding up the acquisition of personal identification information for landing checks of foreign nationals, and the airports and seaports utilizing this system have been expanded from 17 airports to 20 airports and seaports in FY 2019. The Agency had also installed automated gates in Narita, Haneda, Chubu, and Kansai Airports, which facilitate immigration (return) processing by automatically verifying passports and fingerprints for use by Japanese nationals and foreign nationals satisfying certain requirements, who have
registered in advance as users of the automated gates. (Since the Trusted Traveler Program was launched in November 2016, it became available to a wider range of foreign users.)

Moreover, to streamline the departure and return procedures for Japanese nationals utilizing facial recognition technology, the Agency in October 2017 introduced facial recognition automated gates that do not require prior user registration in the departure and return procedures for Japanese nationals and started its operation. In addition to this, to streamline the departure procedures for foreign nationals, the Agency has started in turn the operation of facial recognition automated gates in the departure procedures for foreign nationals since July 2019.

In response to the recently increasing number of foreign tourists coming in by cruise ship, the Agency facilitates immigration procedures for foreign passengers on a cruise ship by implementing the Landing Permission for Cruise Ship Tourists system, which allows foreign passengers arriving in Japan on cruise ships to enter the country using simple procedures specified by the Commissioner of the Immigration Services Agency.

### Deportation Operations

**Immigration Control Officers who Enforce Deportation Operations**

Immigration control officers are national public officers in public security services who work at regional immigration services bureaus, their branch offices or Immigration Centers across Japan, and whose duties are to strictly investigate foreign nationals who violate the law such as illegal immigrants etc. and to protect the safety in Japan and individual life.

**Efforts for Prompt and Reliable Protection for Genuine Refugees**

In recent years, the number of those applying for refugee recognition has increased sharply, and among such applications, there are a considerable number of applications that attempt to abuse or misuse the refugee recognition system for such purposes as working in Japan, not for seeking asylum through the recognition of refugee status. Such situation has been interfering with the provision of prompt protection of genuine refugees. Therefore, the Immigration Services Agency revised the operation of the system as follows, and has been implementing it since January 15, 2018. As a result, the number of applicants for refugee recognition that had increased sharply in recent years significantly turned to decrease in 2018. On the other hand, the number of those recognized as refugees has increased (20 people 2017, 42 people 2018, 44 people 2019), and up until now, there has been a certain effect in reducing abuse and misuse of the refugee recognition system and providing prompt asylum for genuine refugees.

- **Points of the revision of the operation**
  - Establishment of a pre-sorting period (time limit not exceeding two months) for the first-time application, reflecting the result promptly to the status of residence.
  - Further consideration to those who genuinely require asylum. Applicants whose applicability as a refugee under the Refugee Convention is deemed to be high, or applicants who are considered highly likely to need humanitarian consideration are quickly granted the status of residence of "Designated Activities" (six months) permitting work, as soon as these matters are learned.
  - Strict responses to abuse or misuse of applications
    - Restrictions on stay are imposed on applicants, even with first-time applicants, claiming circumstances that clearly do not correspond to the requests of the Refugee Convention’s grounds for persecution and "repeat applicants" (excluding applicants whose applicability as a refugee under the Refugee Convention is deemed to be high, or applicants who are considered highly likely to need humanitarian consideration).
    - Even in cases where restrictions on stay are not imposed, applicants who applied for recognition of refugee status after abandoning to engage in the activities falling under the original status of residence, such as technical intern trainees or international students, or applicants who filed an application for recognition of refugee status during the departure preparing period have restrictions imposed on their work. The period of stay in this case will be reduced from the previous six months to three months.
  - Applied to those who file an application from January 15, 2018

### Acceptance of New Foreign nationals and Efforts to Realize a Harmonious Society of Coexistence

**Establishment of the Status of Residence of “Specified Skilled Worker”**

In order to construct a framework for the acceptance of work-ready foreign nationals, who have a certain level of expertise and skills, in the industrial fields where it continues to be difficult to secure human resources even if efforts have been made to improve productivity and secure domestic human resources in order to cope with the worsening labor shortages being experienced by small to medium-size business enterprises, the “Bill for Partial Amendment of the Immigration Control and Refugee Recognition Act and the Act for Establishment of the Ministry of Justice” was submitted to the 197th Extraordinary Session of the National Diet for the purpose of creating the statuses of residence “Specified Skilled Worker (i)” and "Specified Skilled Worker (ii)" and establishing the Immigration Services Agency and to make other changes. The same bill (Act No. 102 of 2018) was enacted on December 2018, promulgated on the 14th of the same month and enforced by April 1, 2019.
Immigration Control and Residency Management

Status of residence "Specified Skilled Worker"

### Specified Skilled Worker (i)
- Status of residence for foreign nationals engaging in work requiring skills which need considerable degree of knowledge or experience belonging to a specific industrial field.
- Renewed every 1 year, 6 months or 4 months, up to 5 years in total.
- Level of Japanese language proficiency needed: Japanese language level 3 or higher. (Those who have completed Technical Intern Training (ii) are exempted from exams, etc.)
- Accompaniment of family members: basically not permitted
- Eligible for support by Accepting Organization or Registered Support Organization

### Specified Skilled Worker (ii)
- Status of residence for foreign nationals engaging in work requiring proficient skills belonging to a specified field.
- Renewed every 3 years, 1 year or 6 months.
- Level of Japanese language proficiency needed: Japanese language level 1 or 2. Not need for confirmation by exams, etc.
- Accompaniment of family members: possible if requirements are met (spouse, children).
- Not eligible for support by Accepting Organization or Registered Support Organization

### Points of Specified Skilled Worker (i)
- Professional or technical skills
- Language proficiency: Japanese language level 3 or higher
- Accompaniment of family members: basically not permitted
- Eligible for support by Accepting Organization or Registered Support Organization

### Points of Specified Skilled Worker (ii)
- Professional or technical skills
- Language proficiency: Japanese language level 1 or 2
- Accompaniment of family members: possible if requirements are met (spouse, children)
- Not eligible for support by Accepting Organization or Registered Support Organization

### Comprehensive Measures for Acceptance and Coexistence of Foreign Nationals

On December 8, 2018, the amended Immigration Control and Refugee Recognition Act was established to accept work-ready foreign nationals who have a certain level of expertise or skills only in industrial fields that really need such human resources as a solution to the serious shortage of human resources. The amended Act created new statuses of residence: Specified Skilled Worker (i) and Specified Skilled Worker (ii). Following the amendment on December 25, the Ministerial Conference on Acceptance and Coexistence of Foreign nationals decided the Comprehensive Measures for Acceptance and Coexistence of Foreign nationals (the "Comprehensive Measures") so that the government can make united efforts to promote the acceptance and coexistence of foreign nationals more strongly and comprehensively with the new statuses of residence.

In June 2019, the government compiled the Enhancement of Comprehensive Measures (the "Enhancement Measures") to focus on urgent issues. In December, the government revised the Comprehensive Measures in line with the direction of the Enhancement Measures. In July 2020, they revised the Comprehensive Measures again to further improve and promote the environment for acceptance of foreign nationals in line with the progress of related measures.

2020 Revision

The Comprehensive Measures revised on July 14, 2020 consist of 191 measures, including promoting the smooth and proper acceptance of foreign human resources, providing better support for local governments' multicultural coexistence programs, promoting the domestic and overseas understanding of the Specified Skilled Worker System, expanding Japanese language education programs for foreign nationals, and promoting the school enrollment of foreign children. The measures also include support for foreign nationals affected by the novel coronavirus pandemic, such as measures to maintain the employment of technical intern trainees who are dismissed and cannot continue their training due to the pandemic.
Major measures of the Immigration Services Agency

One-stop consulting counter
Financial assistance through the “subsidies for preparations for an environment for the acceptance of foreign nationals” (referred to below as “subsidies”) is provided for the measures for preparation and expansion of the one-stop consulting counter through which the local governments provide information and advice so that when a foreign resident has questions or concerns about various matters related to life such as the residence procedures, employment, medical care, welfare, childbirth, child care or child education, he or she will be able to receive appropriate information or will be able to quickly reach a place that offers advice and consultations. As of September 2020, 189 local governments have been granted subsidies.

It is expected that the one-stop consulting counter that has received a subsidy will provide appropriate information to the persons seeking advice through consultations offered in numerous languages and through coordination with the relevant organizations.

Collaboration with groups involved in support for foreign nationals (supporters of foreign nationals)
In April 2019, “Accepting Environmental Coordinators” were assigned to the regional immigration services bureaus and are sent to the one-stop consulting counter based on a request from local governments and information and training will be provided to the officers of the local governments engaging in consultation services.

It will lead to the promotion of multicultural coexistence policies in each region that collaboration and cooperation with local governments, enhancing and strengthening information gathering in regional areas and so on by improving the system for Accepting Environmental Coordinators. In addition, useful information, such as good practices obtained through efforts by Accepting Environmental Coordinators is given to the local governments.

Guidebook on Living and Working
The immigration Services Agency has prepared a cross-government “Guidebook on Living and Working” in 14 languages (*) for the basic information (residence procedures, labor-related laws and regulations, social insurance, crime prevention, traffic safety, etc.) necessary for safe and secure living and work and uploaded on " A Daily Life Support Portal for Foreign Nationals" on the Ministry of Justice website.


Plain Japanese Guidelines for Foreign Residents Support
The Immigration Services Agency formulated “Plain Japanese Guidelines for Foreign Residents Support” with the Agency for Cultural Affairs to encourage the national and local governments to use plain Japanese when disseminating necessary information to foreign residents.

By showing the necessity of plain Japanese and procedures to create plain Japanese, these Guidelines aim to promote the use of plain Japanese and help foreign residents have necessary information provided by the government authorities, companies, schools, etc.

Foreign Residents Support Center
The Foreign Residents Support Center (FRESC) was opened in July 2020 inside a building “CO-MO-RE YOTSUYA” in front of the JR Yotsuya Station in Shinjuku City. The operations of FRESC support foreign nationals that are seeking advice, employers of foreign nationals and local governments that are taking efforts to support foreign nationals. FRESC also houses agencies for four ministries in addition to the Immigration Services Agency and the Tokyo Immigration Office enabling coordination and effective support for foreign residents.
The justice system has been expected to play an even larger role in the 21st century due to various social changes, including change from a society of ex-ante regulation and coordination to one of ex-post facto checks and remedies, making it necessary to continue strengthening judiciary function and establish a new legal system that is readily accessible to the general public.

To achieve a justice system that is faster, more reliable, and more familiar to the public, the Ministry has implemented reform based on the following three fundamental principles: (1) construction of a justice system that meets the expectations of citizens; (2) reform of the legal community to support the justice system; and (3) establishment of the foundations of justice among citizens (citizen participation in the justice system). A total of 24 acts related to judicial system reform were enacted and implemented in the three years from 2002 to 2004.

Now, we must work to establish this judicial system reform so that the justice system can fully exercise its function and the public can share in the fruits of reform, while amending the system if necessary. Being in charge of the justice system, the Ministry of Justice is ready to take appropriate measures to meet the demands of a new age while giving due regard to the aims of judicial system reform.

### History of Reform

<table>
<thead>
<tr>
<th>Month</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>July 1999</td>
<td>Justice System Reform Council (JSRC) within the Cabinet established</td>
</tr>
<tr>
<td>June 2001</td>
<td>Recommendations of the JSRC to the Cabinet submitted</td>
</tr>
<tr>
<td>December 2001</td>
<td>Office for Promotion of Justice System Reform (OPJSR) within the Cabinet established (time limit for establishment: November 2004)</td>
</tr>
<tr>
<td>March 2002</td>
<td>Plan for Promotion of Justice System Reform approved by the Cabinet</td>
</tr>
<tr>
<td>December 2004</td>
<td>Office for Promotion of Justice System Reform established within the Cabinet Secretariat (until: December 2009)</td>
</tr>
</tbody>
</table>

### The Three Pillars of the Reform

#### Construction of a Justice System that Meets the Expectations of the People

- **Establishment of the Japan Legal Support Center (Houterasu)**
  The Center aims to enable citizens to acquire information and services necessary to settle disputes based on law anywhere in Japan. (Concerning the Japan Legal Support Center, please see page 32 of “Implementation of Comprehensive Legal Support by the Japan Legal Support Center”)

- **Enhancement of Alternative Dispute Resolution (ADR)**
  The function of ADR (Alternative Dispute Resolution), which allows for autonomous and flexible dispute settlement, will be enhanced in addition to enhancing its functions of adjudication. (For enhancement of ADR, please see page 31 of “Legal Services”)

- **Improvement and Acceleration of Criminal Trials**
  Punitive authority shall be exercised more appropriately and expeditiously through the introduction of pretrial arrangement proceedings and state-appointed counsel.

- **Promoting Translation of Japanese Laws**
  Translation of Japanese laws shall be promoted in order to build a foundation for facilitating international transactions and promoting direct foreign investment.

### Reform of the Legal Community

- **Education System Reform for the Legal Community**
  Cultivate the legal community through law schools, the national bar examination, and legal training.

- **Increasing the Number of Legal Professionals**
  Cultivate the legal community in terms of both quality and quantity, and increase the number of legal professionals.

### Establishment of the Foundations of Justice Among Citizens

- **Lay Judge System —“Saiban-in System”**
  A system in which citizens participate in criminal trials. commenced May 21, 2009

- **Promotion of Law-Related Education**
  Understand the significance of law and judicial process, and acquire ways of thinking that support a free and just society.
Promotion of Translation of Japanese Laws

In order for Japanese laws to be broadly and correctly understood, the Ministry of Justice is committed to translating Japanese laws into foreign languages and making them available on the Ministry’s website. By using the Japanese Law Translation website (listed on right), over 750 English translations of the laws, including the Civil Law and Companies Act, can be accessed along with the Standard Legal Terms Dictionary, which is a dictionary of legal terms translated from Japanese to English, used as a guideline by the relevant ministries and agencies. Also featured are English translations of outlines that introduce the content of amendments to the law promptly and concisely.

The Ministry of Justice will continue to publish and update information related to English translations of the laws, and the Standard Legal Terms Dictionary, in order of priority.

Establishing a New Criminal Justice System that Keeps Pace with the Times

With regard to the criminal justice system, a variety of reforms, such as the Saiban-in (lay judge) system, had been advanced as part of judicial system reform. On the other hand, discussions on reform had highlighted problems, such as procedural methods for investigations and trials suitable to this new era, which remained on the agenda to be examined in the future.

Under those circumstances, questions had been raised about whether the criminal justice system methods for investigations and trials might be too dependent on interrogations and confession statements. In order for the system to fully achieve its goal of ensuring the safe and secure livelihood of citizens, it was necessary to examine diverse issues and to build a new criminal justice system based on such suggestions.

In May 2011, in order to establish a new criminal justice system that keeps pace with the times, the Minister of Justice called on the Legislative Council of the Ministry of Justice to deliberate ways to develop substantive criminal and procedural law relating to criminal cases, and in a report submitted to the Minister in September 2014, the Council delivered two principles: (1) the moderation and the diversification of evidence-gathering and (2) the improvement of trial procedure.

Based on this report, the Ministry of Justice prepared and submitted a proposal for a bill to revise the Code of Criminal Procedure and other codes to the 189th session of the Diet. The bill was enacted in May 2016.

This act includes nine items necessary for the new criminal justice system: i) introducing audiovisual recording systems for interrogations, ii) introducing a prosecutorial agreement system for cooperation in investigations and trials, iii) rationalizing and streamlining the interception of electronic communication, iv) clarifying elements for consideration concerning whether to admit discretionary bail, v) improving legal assistance by defense counsels, vi) broadening information disclosure systems, vii) introducing measures for protecting victims and witnesses, viii) raising statutory penalties of crimes related to obstruction of justice, and ix) introducing measures to simplify and accelerate trials when defendants admit their guilt. The act incorporates all the items mentioned above into the present criminal justice system and aims to establish a more moderate and more effective criminal justice system.

The provisions of this act were enforced sequentially by June 2019.

Law-Related Education

Law-related education aims to enable citizens who are not legal professionals to understand laws, the judicial system, and the values that underlie them.

The Importance of Law-Related Education

Following the reforms in various fields and deregulation in Japan, it has become even more crucial to prevent disputes and solve them fairly based on law once they occur. Furthermore, as is symbolized by the lay judge system (see page 28), it is essential for every citizen to take an active role in the judicial system so that it is supported nationally. This has made law-related education, which aims to give citizens a deeper understanding of laws and the judicial system, even more important.

The Courses of Study, the national curriculum standard, provides that students study the basic concepts of laws, the significance of public involvement in judicial proceedings, and the importance of contract.

Considering the importance of law-related education, the Ministry of Justice is working on its improvement and development, and will continue efforts to improve the content of law-related education at schools and other places in cooperation with Ministry of Education, Culture, Sports, Science and Technology, and other relevant organizations.
Promotion of Judicial System Reform

The Law-Related Education Promotion Council

The Law-Related Education Promotion Council established by the Ministry of Justice aims to increase opportunities to learn about law and the judicial system and to promote law-related education in schools through such activities as developing teaching materials for law-related education.

The Ministry of Justice will continue its efforts to enhance and develop law-related education for citizens, especially those involved in education.

Saiban-in System

Commenced May 21, 2009, Saiban-in System is a system in which jurors selected from the general public participate in the criminal trials for serious cases. The jurors, along with professional judges, determine whether the defendant is guilty and what the sentence should be.

This system will make the justice system more familiar to citizens.

The Ministry of Justice has conducted public relations in order to deepen citizen understanding of this system.

Appointmen Procedure

Around November

Persons selected by lot as next year’s candidates for jurors are notified of their selection.

※At this stage the candidates do not need to appear in the court.

About six weeks before the trial

The candidates who have been further selected by lot for each trial will be notified of the date of their court appearance by writ of summons.

The day of the appointment procedure

Six jurors will be appointed through procedure at court.

Duties of jurors

Trial

Jurors hear witness testimonies and examine the evidence.

Deliberations

Jurors and professional judges deliberate and determine whether the defendant is guilty and what the sentence will be.

Judgment

The presiding judge renders the judgment.

For more information about the system, please refer to our website

http://www.moj.go.jp/keiji1/saibanin_index.html

A courtroom for jury trials

Deliberation room

Law-Related Education mascot, "Hourisu-kun"

Hourisu-kun plays an active role in law-related teaching materials, various events, and more to help make it more familiar to the general public.
Legal Affairs Bureau

Responsibilities of the Legal Affairs Bureau

As a regional organization of the Ministry of Justice, the Legal Affairs Bureau is responsible for civil administrative affairs that protect the property and identity of citizens, such as registration, family register, nationality, deposits, and storage of will, as well as litigation work relevant to the interests of the State and the human rights affairs that protect basic human rights.

Organization of the Legal Affairs Bureau

The Legal Affairs Bureaus are divided into 8 blocks nationwide, with a Legal Affairs Bureau in charge of each block (8 bureaus), and placed under these Legal Affairs Bureaus are the District Legal Affairs Bureaus, which are generally responsible for prefectural units (42 bureaus).

Moreover, Branch District Legal Affairs Bureaus and Branch Offices have been placed under the Legal Affairs Bureaus and District Legal Affairs Bureaus.

The Legal Affairs Bureaus, District Legal Affairs Bureaus and Branch District Legal Affairs Bureaus are responsible for registration, family register, nationality, deposit office deposits, storage of will, litigation, and human rights affairs, while Branch Offices are mainly responsible for registration.

System for Documenting Your Rights

Registration (This system creates a public register on property and rights for the Legal Affairs Bureau and announces it to the public.)

Protecting Assets:
Real Property Registration

Real Property Registration is a system that records the actual condition of our important property, including the location and area of land and buildings, the name and address of the owner, and the rights involved in a public book called a registry in a way that anyone can understand so as to create safe, smooth real estate dealings.

If you don’t register...

Q
After many years of saving, I purchased my home. But later, someone claiming to be the owner of the house appeared. When I checked the registry, I found out that this person was listed as the owner. When I looked more carefully, it appeared that, after I purchased the house, the seller sold this person the house at a higher price. Isn’t the owner of the house me, since I bought the house earlier?

A
Unfortunately, you will not be able to claim ownership. Even though you purchased the house earlier, since it was not registered as your house, you will not be able to claim ownership to the third parties. In order to avoid such trouble, it is important to register property properly as soon as possible after completing a transaction.

Inheritance Registration for the Future

Registering inheritance clarifies rights regarding estate and enables you to sell property that you have acquired through inheritance immediately or take out a mortgage as collateral.

On the other hand, if real estate is inherited multiple times, it may take a considerable amount of time to identify the heir, with high procedural costs and fees for the inheritance registration. If the inheritance process takes too much time, it might bring you unforeseen disadvantages, such as being unable to sell your real property immediately even though you would like to.

In order to secure your rights as well as the rights of future generations, we recommend you register your inheritance.
Define Your Parcel of Land Clearly:
Creating a Registry Office Designated Map

In order to clarify the exact location and dimensions of registered land, the registry office includes in the registration documents a map called a Registry Office Designated Map, created by high-precision surveying. However, since maintenance of Registry Office Designated Maps is insufficient because many registry offices use old maps created in the Meiji era, experts with specialized knowledge and many years of experience in the registry office have promoted the creation of Registry Office Designated Maps around the country.

What is a Parcel Boundary?

A parcel boundary is a line that defines the position and dimensions of the land at the time of registration. The parcel boundary cannot be changed through agreements between the owners.

Ensuring safe economic activities
-Commercial and Corporate Registration-

Commercial registration is a system for publicly notifying names, addresses and board members of companies (stock companies, general partnership companies, limited partnership companies, and limited liability companies), while corporate registration is a system for publicly notifying those of corporations other than companies (including general incorporated associations, general incorporated foundations, NPOs, and social welfare corporations).

Companies and corporations can obtain legal personality only after they register their establishment and maintain the public’s confidence by registering their basic information. Commercial registration must also ensure safe and smooth transactions through being publicly notified. As information must be correctly registered in line with the actual information of the companies, they must attach supporting documents upon registration application. False statements and negligence in applications will result in legal punishment.

Furthermore, to improve the entrepreneurial environment, we are working on expediting the registration process of company incorporation (fast-tracking) and the processing of incorporation registrations within 24 hours for fully online applications.

Achieving a highly transparent registration
-Arrangement of dormant companies/dormant general corporations-

With regard to dormant companies (stock companies for which 12 years have passed since the last registration)/dormant general corporations (general incorporated associations/foundations for which 5 years have passed since the last registration), it is highly likely that their business has already been discontinued and they do not exist as an entity, and they may be used for crime and cause damage the public confidence in the commercial registration system if their registrations remain unchanged. Accordingly, the Minister of Justice makes a public announcement for dormant companies/dormant general corporations etc. every year. If the dormant companies/dormant general corporations do not register a change in directors, etc. or notify the fact that it has not abolished its business within two months, they will be deemed to be dissolved and to be registered ex officio.

Solving Boundary Disputes
-Parcel Boundary Demarcation-

Parcel Boundary Demarcation is a system in which, based on requests from registered landowners, Registrars for Parcel Boundary Demarcation specify the location of land boundaries on-site based on the opinion of external experts called Parcel Boundary Examiners. Registrars for Parcel Boundary Demarcation do not make decide new boundaries, but rather clarify original boundaries set at the time of registration after conducting a range of investigations, including field research and surveys.

When issues regarding parcel boundaries arise, use of this system makes it possible to resolve of the problem without filing for litigation promptly.

Public awareness poster for the Parcel Boundary Demarcation system

**Economic Activity and Registry Office Designated Maps**

When the land around Roppongi Hills was redeveloped, it took considerable time and money to define land parcel boundaries because only the old map existed.

In order to prevent such problems, a highly accurate Registry Office Designated Map is required. The development of Registry Office Designated Maps supports smoother economic activities such as land development.

**Infrastructure of Digital Society**

-Electronic Certification System Based on Commercial Registration-

The Legal Affairs Bureau issues commercial registration electronic certificates to representatives of companies and corporations based on the commercial registration information. A commercial registration electronic certificate is an electronic proof of the identity of the representative of a company/corporation, and is an alternative to a seal-registration certificate in written documents. Commercial registration electronic certificates are essential to a digital society, so that they can be used in several online administrative procedures and electronic commercial transactions, and are proof for the recipient of the electronic document that the person who created the document is the representative of the company/corporation, and also proves that the electronic document has not been tampered or others.
**Family Registration**

Family registration is a system that notarizes kinship of a person from birth until death. A family register is made for every Japanese national. A transcript of a family register is the only public document that notarizes a person’s Japanese nationality. Family registration is handled by each city, town or village, but the State (Director of the Legal Affairs Bureau or the District Legal Affairs Bureau) gives advice, suggestions or instructions to ensure that registration is performed in a smooth, proper, and uniform manner throughout the country.

In recent years, the existence of people for whom a birth certificate has not been issued and are thus not entered in a family register has become social issue. Therefore, the Ministry of Justice has posted an explanation of the procedure for entering such persons in a family register on the Ministry of Justice website. (http://www.moj.go.jp/MINJI/minji04_00034.html)

Meanwhile, starting May 1, 2008, the Family Register Act restricts cases in which a third person can request the issuance of a transcript of a family register, and stipulates that identification must be shown when the applicant submits information for registration.

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**Nationality (Citizenship)**

Nationality is the qualification of an individual to be a national of a particular country. The Ministry of Justice performs various functions related to Japanese nationality, including the following.

1. Work related to naturalization when a foreign national wishes to acquire Japanese nationality
2. Work related to applications for acquisition of Japanese nationality
3. Work related to applications for renouncement of Japanese nationality
4. Work related to the choice of nationality by a person who has dual nationality
5. Work related to recognition of Japanese nationality
6. Consultation concerning nationality

*An amended Nationality Act was enacted on January 1, 2009, which has changed the conditions for acquiring Japanese nationality under the provision of the third article of the Nationality Act, and has established new penal regulations.

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**Efforts to Implement Registration**

In addition to the above-mentioned legal systems, we have promoted various measures to establish a registration system appropriate to today’s advanced information society, including enhancing the organization of personnel working in clerical registration, establishing work processing systems such as mechanization and streamlining of office work, optimizing registration office placement, and improving government buildings.

Also, in order to meet the needs of today’s IT advances, we have introduced a registry information service through which registered information can be verified online and have also made available online registration applications for real property, commerce and incorporation, transfer of assigned movables, transfer of receivables, and adult guardianship registration.

Furthermore, we (Ministry of Justice) plan to construct a new system to make it possible to omit transcripts or extracts of family registers in some administrative procedures due to participate in the My Number System and to issue transcripts or extracts of one’s own family registers and of their lineal relatives and their spouse outside the municipality of registered domicile (The new system operation will begin in 2024).
4. Realization of Basic Rights for People

 Deposits

The deposit system is designed to accomplish certain legal objectives by submitting money or negotiable securities to national organizations called deposit offices, entrusting management to the deposit office, who ultimately allows the rights holder to acquire the assets.

An online deposit application system has been implemented in response to IT advances in today’s society, and in an effort to reduce the burden on applicants, deposit applications for pending cases can be made easily by presenting a deposit card, and a large number of deposit applications can be made at the same time using a dedicated application system tool.

<table>
<thead>
<tr>
<th>Number of Deposits (from Apr. 2019 to Mar. 2020)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Cases</td>
</tr>
<tr>
<td>Deposits received</td>
</tr>
<tr>
<td>346,931</td>
</tr>
<tr>
<td>Deposits paid out</td>
</tr>
<tr>
<td>240,635</td>
</tr>
<tr>
<td>Amount of Money</td>
</tr>
<tr>
<td>Deposits received</td>
</tr>
<tr>
<td>337,420,059,877 yen</td>
</tr>
<tr>
<td>Deposits paid out</td>
</tr>
<tr>
<td>300,098,371,235 yen</td>
</tr>
</tbody>
</table>

 Storage of will

The storage of will system is a system related to the storage of wills made by holograph document of Article 968 of the Civil Code (Act No. 89 of 1896) at 312 will archives nationwide (the headquarters and branch offices of the Legal Affairs Bureau and District Legal Affairs Bureau designated by the Minister of Justice.). A will made by holograph document of Article 968 of the Civil Code (Act No.89 of 1896) can be made at no special cost as long as the testator has the ability to write, and it is easy and flexible for the testator. On the other hand, it does not required for a third party to be involved in the writing and storage, it is said that after the commencement of inheritance, there are some risks that a dispute may arise regarding the authenticity and content of the will, or that heirs may divide the inheritance without recognizing the existence of the will.

The storage of will system can reduce these risk, because when applying for storage, a holographic will is externally verified though the process of this system whether it is written in accordance with the method stipulated in the Civil code and then the original will and its image data shall be recorded, storage and managed in safe in this system.

After the commencement of inheritance, heirs and others can inspect the stored will and obtain a certificate of will to check its content. If one of the heirs inspects the will or obtains a certificate, the other heirs will be noticed that the will is stored, and they can immediately recognize the existence of the will. In addition, the stored wills are not required to be probated at the respective family courts.

 Notary System

Notarization is a system under which a notary, a State agent whose function is to officially certify legal matters related to the legal life of a private person, such as contracts, certifies matters as prescribed by law by such means as creating documents. By having a notary participate in the preparation of the contract in advance and check the legality and the validity of the contents, this system guarantees the protection of individual's rights and helps prevent possible future legal disputes, and in this sense, is a preventive justice system.

Notaries are commissioned by the persons or parties involved to create notarized documents such as wills, certify private documents and articles of incorporation, and attaching a certified date.

With regard to digital documents, notaries can certify private documents, articles of incorporation, attach certified dates, and save or certification of digital information (electric notary system).

Notaries are appointed, instructed, and supervised by the Minister of Justice (Legal Affairs Bureau directors, District Legal Affairs Bureau directors). About 500 notaries are working in about 300 notary offices throughout the country.
There are various fundamental laws on civil affairs, such as the Civil Code, the Commercial Code, the Companies Act, and the Code of Civil Procedure, which stipulate the basic rules for citizen’s daily lives and economic transactions, the family system, and judicial proceedings. Recently in Japan, socioeconomic circumstances have changed significantly, with great diversification in the public, which is why the Ministry of Justice is conducting necessary examinations and reviews to make the fundamental civil laws that can handle these changes and are well-suited to the current era. The Ministry also delivers its views on bills governed by other ministries and agencies regarding consistency with fundamental law from a position of jurisdiction over basic civil law.

●The legal age of adulthood will be lowered to 18.

The legal age of adulthood will be lowered to 18 on April 1, 2022. By lowering the age of adulthood, those who are 18 and 19 years of age will be able to conclude various contracts without parental consent.

For instance, they can buy a mobile phone or rent an apartment to live alone.

Meanwhile, some age limits on drinking alcohol, smoking, buying betting tickets for horse and bike races will remain at the age of 20.

●Civil Code

In 2017, the Civil Code was revised, reviewing the overall regulations related to credit.

In 2018, a partial amendment was made to the Civil Code to lower the age of majority to 18 years and raise the marriageable age for women to 18 years (making the marriageable age 18 years for both men and women).

In addition to these revisions, provisions of the Civil Code concerning inheritance have been amended, and the new procedure in which testators can deposit their holograph wills with the Legal Affairs Bureaus has also been introduced.

In 2019, a partial amendment was made to the Civil Code to raise the target age of person to be adopted concerning the special adoption system, which is a type of adoption system that extinguishes the legal relationship between an adopted child and his / her natural parents and relative by blood.

Furthermore, we are currently reviewing the Civil Code and the Real Property Registration Act in order to resolve the issue of “land with unknown owner”. Also, we are currently reviewing articles related to the disciplinary rights and articles related to the system of the presumption of child in wedlock in order to prevent from child abuse and to resolve the social issue that there are people who are not entered in a family register.

●Commercial Code, Companies Act

In 2018, a partial amendment was made to the Commercial Code related to transport and maritime commerce (corporate activities involving the use of seafaring ships, such as sea transport).

In 2019, the amended Companies Act was enacted, with revisions including: the establishment of a system for providing general shareholder meeting materials in electronic format, the preparation of regulations against the abuse of shareholder’s right to propose and those regarding director remuneration and company indemnification, and the mandatory appointment of at least one outside director by companies with a board of company auditors. It is expected that the amendment will further improve the corporate governance of Japanese companies and increase the competitiveness of Japanese companies and the trust from domestic and foreign investors in Japanese companies, which in turn will significantly contribute to the growth of the Japanese economy.

●Civil Procedural Laws

In April 2020, a partial Amended Civil Execution Act came into force to provide rules regarding the improvement of the effectiveness of the debtor’s property disclosure system, etc.

In May 2021, procedures for a third party to obtain all information about the debtor’s property will be put in place, allowing the third party to access information about the debtor’s deposits and savings, shares, real property, place of employment and the like, including information related to regulations that have yet to be enforced.

Further, to vitalize international arbitration, study and deliberations to review the Arbitration Act have been under way since October 2020 at the Arbitration Legislation Subcommittee of the Legislative Council of
Investigation and Remedy Measures for Human Rights Violation Cases

There are various human rights violation cases (cases where human rights violations are suspected), including assault and abuse of women, children, and the elderly; bullying at schools; compulsion and coercion in the forms of sexual harassment, power harassment, and stalking; and online defamation and invasion of privacy. The Human Rights Bodies have taken measures to seek a remedy and prevent damages in human rights violation cases, such as providing assistance to victims (introducing relevant authorities or organizations, giving legal advice, etc.), conciliating the parties involved, as well as providing “instruction” and “recommendations” to the other party when violation of human rights is recognized.

Awareness-Raising for Human Rights

The human rights bodies of the Ministry of Justice have been carrying out various activities to improve each citizen’s awareness and understanding of human rights.

Some examples of the activities are the holding of symposiums and lectures; conducting various forms of training such as Human Rights Lectures; utilizing publicity using broadcasts such as TV and radio, etc.; running articles in newspapers and public relations magazines; and displaying banner ads on the internet. These activities are collectively called “human rights awareness-raising activities.”

Human rights awareness-raising activities are indispensable in preventing human rights violations in advance.
Realization of Basic Rights for People

- **Human Right awareness-Raising Activities Aimed at Children**

  “National Essay Contest on Human Rights for Junior High School Students”

  The National Essay Contest on Human Rights for Junior High School Students is an awareness-raising activity designed to enable junior high school students to deepen their understanding of the importance and necessity of respect for human rights and to foster awareness of human rights through writing essays on human rights issues.

- **“Human Rights Lectures”**

  The human rights lectures is an awareness-raising activity for children aimed at nurturing compassion and understanding the preciousness of life by creating opportunities to think about such topics as bullying. The lecture targets mainly elementary and junior high school students, and carried out under the initiative of Human Rights Volunteers nationwide.

- **“The Human Rights Flower Campaign”**

  The Human Rights Flower Campaign is an awareness-raising activity carried out mainly for elementary school students in which children grow flower seeds or bulbs through cooperation, helping them realize the preciousness of life and gain kindness and compassion.

- **Human Rights Counseling**

  Human rights counseling is available for all kinds of human rights problems, with counselors providing advice depending on the content. When human rights violations are suspected, the human rights bodies initiate an investigation in accordance with the consulter’s consent. The counseling services are free of charge, require no difficult procedures, and strictly confidential.

- **Human Rights Counseling Centers**

  Human rights counseling centers are permanently installed at Legal Affairs Bureaus, District Legal Affairs Bureaus and their branches across the nation, with interview-style counseling, phone counseling, and online counseling available, as well as Human Rights Counseling Center for Foreigners and Foreign-language Human Rights Hotline, which provide counseling through interpreters for foreigners unable to speak Japanese fluently.

- **Children’s Rights SOS Mini-Letters**

  Legal Affairs Bureaus and District Legal Affairs Bureaus nationwide have actively responded to consultations from children through “Children’s Rights SOS Mini-Letters” (letter paper with a pre-stamped envelope), which are distributed to elementary and junior high school students nationwide as part of an effort to solve human rights problems involving children, such as bullying and corporal punishment at school and domestic child abuse.

- **Human Rights Volunteers**

  Human Rights Volunteers are “Counseling Partners in Your Town” recommended by the mayor and appointed by the Minister of Justice. The system of Human Rights Volunteers was introduced in 1948 based on the concept that the government and citizens should work together to protect human rights of local residents, and there are currently about 14,000 Human Rights Volunteers (about 6,600 of whom are women) across the country working to solve human rights problems through raising awareness and providing counseling on human rights in cooperation with Legal Affairs Bureau and District Legal Affairs Bureau officials.
Legal Services

■ Attorney Certification System

In order to obtain the attorney qualification, a person is required to complete a legal apprentice training course after passing the national bar examination in principle. However, as an exception to this, the attorney qualification through the Attorney Certification System with the approval of the Minister of Justice shall be given to those who have passed the national bar examination and have acquired a certain level of actual legal practice experience in a corporation, etc.

The Ministry of Justice is responsible for work concerning the certification of the attorney qualification.

■ Gaikokuho-Jimu-Bengoshi (Registered Foreign Lawyers)

The Gaikokuho-Jimu-Bengoshi system is designed to permit a person, qualified as a lawyer in foreign jurisdiction, to handle specific legal business in Japan as a registered foreign lawyer without qualification examinations.

To become a registered foreign lawyer, the qualified foreign lawyer must be approved by the Minister of Justice in accordance with the Act on Special Measures Concerning the Handling of Legal Services by Foreign Lawyers, and obtain registration in the Roster of Registered Foreign Lawyers kept by the Japan Federation of Bar Association.

The Ministry of Justice is responsible for work concerning the approval of qualifications for registered foreign lawyers.

■ Claim Management and Collection Companies (Servicers)

In order to promote the disposal of non-performing loans and thereby contribute to the sound development of the national economy, the Act on Special Measures Concerning the Claims Servicing Business (Servicer Act; Act No. 126 of 1998) was enacted on February 1, 1999 as an exception to the Attorney Act.

Servicers licensed by the Minister of Justice are allowed to manage and collect specified monetary claims provided in the Servicer Act.

The Ministry of Justice is responsible for work concerning the approval of qualifications for registered foreign lawyers.

■ Certified Dispute Resolution Business Operators

The Act on Promotion of Use of Alternative Dispute Resolution (Act No. 151 of 2004), enacted on April 1, 2007 as part of the reform of the judicial system, has introduced a system in which the Minister of Justice certifies private dispute resolution services (conciliation and intercession services performed by private businesses on a civil dispute), when legal criteria and requirements are met and the service is deemed appropriate, to promote the use of alternative dispute resolution processes (procedures for the resolution of a civil dispute between parties who seek, with the involvement of a fair third party, a resolution without using legal procedures).

Certified dispute resolution business operators (private businesses certified by the Minister of Justice) resolve disputes, utilizing professional knowledge and experience to accurately meet the diverse needs of citizens.

The number of certified dispute resolution business operators increased from 10 in FY 2007 when the system was launched to over 150 in FY 2018, with the area of disputes handled growing more diversified and accessibility to the system further improved.

The Ministry of Justice is responsible for work concerning the certification of private dispute resolution services and undertaking various efforts to ensure that procedures for conciliation taken by certified dispute resolution operators are used extensively as an accessible means of resolving disputes.

■ Judicial Scriveners

Judicial scriveners are legal experts whose purpose is to help protect the rights and interests of citizens, and who register real estate and commercial registration on behalf of the client, as well as prepare documents for the court. Since 2003, judicial scriveners, certified by the Minister of Justice after completing the designated training, may engage in civil procedures on behalf of clients at summary courts. Furthermore, since 2006, they may undertake proceedings as representatives in identifying registered land parcel boundary demarcations within a certain range.

The Civil Affairs Bureau of the Ministry of Justice is responsible for the judicial scrivener system.

■ Land and House Investigators

Land and house investigators contribute to the clarification of rights of the people related to real estate, and take charge of necessary investigations, surveys, and application procedures of lands and buildings for registering real estate on behalf of a client. Since 2006, land and house investigators approved by the Minister of Justice after completing a certain training to act as agents in proceedings to identify registered land parcel sections may undertake proceedings for solving civil disputes originating from unclear registration of land parcel sections, and dispute resolution business operators engaged in proceedings must be designated by the Minister of Justice, with operations carried out jointly with attorneys-at-law.

The Civil Affairs Bureau of the Ministry of Justice is responsible for the land and house investigators system.
The Comprehensive Legal Support Act was approved at the 2004 ordinary Diet session. The Act is based on the Comprehensive Legal Support Plan designed to provide all citizens in Japan with necessary information and services for legal solutions to both civil and criminal disputes so that the justice system may be more accessible to citizens.

The Japan Legal Support Center (Houterasu) is a corporation established within the framework of an independent administrative agency and forms the core of the Comprehensive Legal Support Plan, with the Ministry of Justice as its competent ministry. Houterasu was established in April 2006 with the purpose of promptly and properly implementing operations related to comprehensive legal support, and commenced its operations in October of the same year. The popular name Houterasu, a play on words meaning either “shining a light on law” or “law terrace”, reflects the desire to “shed light on the path to solving legal troubles for the confused” and “to be a kind of sunny terrace where people can relax.”

The principal work of Houterasu consists of the following five services as prescribed in Article 30, Paragraph 1 of the Comprehensive Legal Support Act:

- Information Services
- Civil Legal Aid
- Legal Aid for Criminal Defense
- Measures for Areas with Limited Legal Services
- Support for Victims of Crime

Building cooperating with relevant organizations required for these five services is also part of the work at Houterasu. Moreover, Houterasu may also provide services entrusted by national and local governments or non-profit organizations, provided this does not hinder these core services (Article 30, Paragraph 2).
Process of Criminal Cases Committed by Adults

Cases Handled at Public Prosecutors' Offices Nationwide (2019)

By type and name of offense
- Special law offenses: 40.5%
- Road Traffic Law violations: 29.8%
- Other offenses: 8.2%
- Injury: 4.2%
- Theft: 9.5%
- Causing death or injury through negligence in vehicle driving: 37.6%
- Total: 1,044,277 persons

By dispositions rendered
- Prosecutions instituted: 27.1%
- Nonprosecution: 55.2%
- Suspension of institution of prosecution: 49.2%
- Other decisions: 13.1%
- Referrals to the family court: 4.6%
- Other decisions: 1.7%
- Insufficient evidence for prosecution: 4.3%
- Insufficient evidence for prosecution: 4.3%
- Total: 1,044,277 persons

Note: The proportion is rounded off to the first decimal place. Therefore, the sum of the composition rates do not add up to 100.0.
Figure 1 shows the process of criminal offenses committed by adults.

1 Police
All cases in which the police arrest suspects and conduct necessary investigations are, in principle, transferred to public prosecutors.

2 Public Prosecutors Office
Public prosecutors conduct necessary investigations on cases transferred from the police and determine whether or not to indict the accused based on the law and evidence.

At times, they themselves may detect criminal cases or conduct investigations on cases that have been charged or accused.

3 Court
The courts hold hearings at public trials, and when they recognize the accused as guilty, the courts hand down a sentence, such as the death penalty, penal servitude, imprisonment, or a fine. In the case of penal servitude or imprisonment for three years or less, prison terms may be suspended due to extenuating circumstances, and probation may be given during the period of suspended sentence.

In the case of a relatively minor offense, the court may decide to examine the case through summary proceedings as long as the accused has no objection.

4 Prison
After the accused is convicted, the punishment will be administered under the direction of public prosecutors. As a general rule, punishment, including imprisonment, with or without prison work, or detention is enforced at penal institutions such as prisons. Penal institutions help inmates to reform and reintegrate into the community through correctional treatment.

Those who are incapable of paying the full amount of a penalty or fine will be detained in a workhouse attached to a penal institution.

5 Probation Office
Inmates may be released on parole in accordance with a decision by the regional parole board even before their sentence ends, and such parolees are placed under probationary supervision while on parole. Those given a suspended sentence on the condition of probation will be placed under probationary supervision during the suspension period as well.

These parolees receive instructions, supervision, guidance and assistance from probation officers and volunteers probation officers at probation offices for rehabilitation and a smooth return to society.

6 Women’s Guidance Home
Adult females taken into custody for violating the Anti-Prostitution Act are detained in women’s guidance homes and are placed on probation when they are granted parole release.

Number of Newly Committed Inmates, by Offense (2019)

Number of Persons Newly Commencing Their Probation/Parole According to Offense Types (2019)
Handling Juvenile Crimes and Delinquencies

Process for Juvenile Delinquents (Figure 2)

Community volunteers supporting correctional facilities

Correctional facilities nationwide are supported by community volunteers, such as volunteer visitors and religious counsellors.

Volunteer visitors are those who help reformation and rehabilitation as well as smooth re-entry into society of inmates through counseling, guidance sessions, music instruction, and more.

Religious counsellors provide religious guidance upon request from inmates according to their religious beliefs in order to ensure freedom of religion.
Figure 2 is a flowchart of proceedings for juvenile delinquents.

1 Police
When juvenile suspects are arrested by the police, the cases are in principle transferred to public prosecutors after investigations are complete.

2 Public Prosecutors Office
When public prosecutors suspect juveniles of committing crimes, or have good reason to refer them to family court for pre-delinquency (juvenile delinquents with behavioral problems that stop short of crime yet may lead to crime and need to be taken into custody), the relevant cases will be transferred to the family court after investigations are complete.

3 Family Court
A family court orders investigators to conduct investigations on relevant juveniles, including their dispositions and family backgrounds, and sends them to a juvenile classification home for assessment.

4 Juvenile Classification Home
A Juvenile classification home conducts assessments of juveniles based on medical, psychological, pedagogical, sociological, or other expertise, and submits the results to a family court.

5 Family Court
When a family court finds it reasonable to impose criminal punishment on those who have committed a crime that deserves the death penalty, penal servitude, or imprisonment, the court sends the case to public prosecutors.

6 Juvenile Training School
Juveniles given a family court judgment to be sent to a juvenile training school are admitted to any of Type-I, Type-II or Type-III juvenile training schools, where receive correctional education and rehabilitation support as they work toward reform. Juvenile sentenced inmates younger than 16 are accommodated in Type-IV juvenile training schools if needed.

7 Probation Office
Juvenile delinquents who have been placed on probation by a family court, or those who are provisionally permitted to be released from a juvenile training school, receive instructions, supervision, guidance and assistance from probation officers and volunteer probation officers for rehabilitation and smooth reintegration to society.

<table>
<thead>
<tr>
<th>Number of Juveniles Newly Committed to Juvenile Training Schools According to Delinquency (2019)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Category</td>
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<tr>
<td>---</td>
</tr>
<tr>
<td>Forcible indecency ・ Forcible indecency causing death or injury</td>
</tr>
<tr>
<td>199</td>
</tr>
<tr>
<td>Assault</td>
</tr>
<tr>
<td>236</td>
</tr>
<tr>
<td>Fraud</td>
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<tr>
<td>284</td>
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<tr>
<td>Acts of negligence causing death or injury</td>
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<tr>
<td>536</td>
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<tr>
<td>Injury</td>
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<tr>
<td>961</td>
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<tr>
<td>Road traffic violations</td>
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<tr>
<td>Total</td>
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<tr>
<td>7,801</td>
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<td>Forcible indecency ・ Extortion</td>
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<td>Theft</td>
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<td>2,336</td>
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<td>Special law offenses</td>
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<tr>
<td>274</td>
</tr>
<tr>
<td>Probation</td>
</tr>
<tr>
<td>53</td>
</tr>
</tbody>
</table>

Number of Persons Newly Commencing Probation/Parole According to Types of Delinquency (2019)

- Juveniles on probation: Persons put under probation by the family court (excluding those under short-term probation for traffic offenses)
- Parolees from juvenile training school: Persons permitted release on parole from the juvenile training school
What is Offender Rehabilitation?

This is a system carried out in cooperation with the nation and volunteers designed to give instructions, supervision, guidance and assistance to those who have committed crimes or those who have turned to juvenile delinquency so that they can become sound members of the society.

Regional Parole Boards

Regional parole boards are located in the eight regions across the country that correspond to the jurisdictional areas of the high courts. The major functions of the boards are to make decisions on parole of inmates of prisons or juvenile training schools, and revoking parole when parolees fail to observe the parole conditions.

Probation Offices

There are 50 probation offices throughout the country located in each of the district court jurisdiction. Their major function is conducting probationary supervision over juveniles placed on probation by family court decision, those released on parole from prisons or juvenile training schools, and those on probation with suspension of sentence. The probation offices also engage in activities that promote community-based campaigns to prevent crime and delinquency.

Probation Officers

Probation officers are full-time government officials of the Ministry of Justice who are assigned to either the Secretariat of the Regional Parole Board or to the Probation Office. With expert knowledge on psychology, pedagogy, welfare and sociology, they work to rehabilitate those who have committed crimes or have turned to juvenile delinquency, giving them guidance and assistance in everyday life in collaboration with volunteer probation officers. They also perform prevention of crime and delinquency, and provide counsel and support for crime victims.

Volunteer Probation Officers

Volunteer probation officers are private citizens commissioned by the Minister of Justice, and there are 47,000 of these officers across the country. As they are familiar with the circumstances and customs of their community, they are able to give effective instructions, supervision, guidance and assistance to those who have committed crimes or have turned to juvenile delinquency in the community in collaboration with probation officers. In addition, they engage in crime prevention in their community to promote prevention of crime and delinquency, and provide counsel and support for crime victims.

Volunteer probation officers have the status of part-time government officers, but do not receive compensation except for the expenses involved in their activities.

Offender Rehabilitation Facilities

Of all the persons who have been placed on parole/probationary supervision or released from prison, offender rehabilitation facilities accommodate those who have no proper place to live and give them living guidance and vocational trainings so that they will be able to live independently at the earliest possible date. There are 103 such facilities in the country, mainly operated by juridical persons for the offender rehabilitation, which are private foundations approved by the Minister of Justice to operate offender rehabilitation services.

Women’s Association for Rehabilitation Aid

The Women’s Association for Rehabilitation Aid is an organization composed of women volunteers working toward crime prevention as well as rehabilitation for those who have committed crimes or juvenile delinquents from a female perspective in order to build a brighter society, free from crime and delinquency. There are about 148,000 volunteer members across the country engaged not only in crime and delinquency prevention educational activities, but also in a wide range of activities rooted in the community, such as sound upbringing of youth, child-support, rehabilitation support in offender rehabilitation facilities, cooperation in volunteer work with offenders on probation, and visits to prisons and juvenile training schools to encourage inmates.

BBS Association

The Big Brothers and Sisters Association is a youth volunteer organization that aims to support the healthy growth of juveniles with various difficulties including delinquency by interacting with them like a friendly older brother or sister. There are about 5,000 BBS members who conduct activities such as “Friendship Activities”, which supports the growth and independence of the juveniles by befriending them, and carry out crime prevention to create a crime-free society.

Badge of Volunteer Probation Officers

Designed by the late Sagenji Yoshida, Professor Emeritus at the Tokyo University of the Arts, this badge consists of 18 chrysanthemum petals with a sunflower and the rising sun, with the circle of its contour representing harmony among people and the red cloth representing human heart and passion.

“Rehabilitation penguins”
“Hogo-chan” & “Sara-chan”
Cooperating Employers

Cooperating Employers are business owners who employ ex-offenders and juvenile delinquents to help them become independent and rehabilitated. These employers understand the feelings of ex-offenders and provide them with stable jobs, which serves as a tremendous contribution to offender rehabilitation in society. These employers understand the feelings of offenders and provide them with stable jobs, which serves as a tremendous contribution to offender rehabilitation in society.

There are about 24,000 such cooperative business owners across the country.

National Centers for Offender Rehabilitation

The National Center for Offender Rehabilitation is established and operated to provide parolees from penal institutions or juvenile training schools who cannot secure the necessary social surroundings for smooth reintegration into society from relatives or private-sector offender rehabilitation facilities with lodging at state-established facilities, where probation officers directly provide them with intensive supervision and generous employment assistance, thereby encouraging their rehabilitation and preventing them from committing further offenses.

Among these facilities, organizations that perform selective, specialized treatment in society in accord with the relevant specific problem are called the National Center for Offender Rehabilitation, while other organizations that provide vocational training, primarily in agriculture, are called the National Center for Offenders Job Training and Employment Support.

The National Centers for Offender Rehabilitation is established and operated in Kitakyushu and Fukushima City, while the National Centers for Offenders Job Training is established and operated in Hokkaido (Numata-cho) and Ibaraki (Hitachinaka City).

Medical Treatment and Supervision Measures for Persons Who Have Caused Serious Cases under the Condition of Insanity

The Medical Treatment and Supervision for Persons Who Have Caused Serious Cases under the Condition of Insanity is a system which gives persons who have committed murder, arson, or other serious offences continuous and appropriate medical treatment, conducting observations and guidance necessary to prevent them from committing such acts again, and promotes the return of people to society.

The Probation Offices have psychiatric social workers known as Rehabilitation Coordinators who work in collaboration with medical institutions designated by the Minister of Health, Labor and Welfare and relevant local institutions to promote the return of people to society.

System for Partial Suspension of Sentence

The System for Partial Suspension of Sentence was enforced in June 2016 based on the Penal Code and the Act for Partial Suspension of Sentence for Criminals Convicted of Drug Use and Others. The system enables judges to partially suspend sentences for 1–5 years in rendering a sentence of imprisonment with or without labor for not more than 3 years, with the aim of preventing re-offending and helping offenders to rehabilitate by securing adequate period of treatment in society, following a period of treatment in prison.

Under this system, those who have no previous record of sentences heavier than imprisonment without work are put on discretionary probation during the period of the suspended sentence, while those who have been imprisoned with work because of drug use and other substance issues are put on mandatory probation.
Volunteer probation officers play an extremely important role in the Japanese offender rehabilitation system by supporting rehabilitation of offenders in the community and by engaging in publicity campaigns and enlightenment activities to build a brighter community without crime and delinquency. Meanwhile, due to the changes in social circumstances, such as the weakening of interpersonal relationships in the community, it is becoming more difficult to secure suitable persons as volunteer probation officers. Recently there was a downward trend in the number of the volunteer probation officers (quota is 52,500). Due to the trend, securing volunteer probation officers constantly for the future is the most serious issue for the offender rehabilitation in Japan.

Under these circumstances, the Ministry of Justice is working on various strategies. For example, the Ministry of Justice supports the local volunteer probation officers associations across the country to hold “Volunteer Probation Officer Candidate Information Meetings” so as to secure appropriate candidates for volunteer probation officers from local residents with various points of view such as a wide range of age groups, including youth, and occupations, and to conduct the “Internship for Volunteer Probation Officer” for local residents to experience the activities of volunteer probation officers. There are in all the local volunteer probation officers associations “Offender Rehabilitation Support Centers” nationwide, which serve as hubs for offender rehabilitation by the volunteer probation officers, which are planning further enhancement and improvement in the future. In recent years, we have also been focusing on public relations activities, such as holding seminars on volunteer probation officer activities for members of industry groups and creating public relations videos on volunteer probation officers.

The volunteer probation officer organizations and the national government are working together to secure volunteer probation officers and support for the volunteer probation officers’ activities, so that Japan can develop a sustainable world-class volunteer probation system.

Advancing the utilization of private funds

To strengthen the activity base of private sector members involved in rehabilitation system, “The Recidivism Prevention Plan” (in December 2017) and “The Accelerated Recidivism Prevention Plan” (in December 2019) declared that it would advance the utilization of private funds, including crowd funding and a kind of funds. It is because the most of activities carried out by private sector members are with vulnerable economic bases.

In August 2020, The Japan Rehabilitation Aid Association started “The Recovery Support Funds”. This funds collects donations through internets and subsidizes recovery support community activities. The Ministry of Justice promotes this funds, and aims to create a safe and secure community.
Improvement and Enhancement of Treatment in Correctional Facilities

- Smooth Enforcement of Act on Penal Detention Facilities and Treatment of Inmates and Detainees
  The Ministry of Justice conducts appropriate treatment of inmates that respects their human rights based on the Act on Penal Detention Facilities and Treatment of Inmates and Detainees enacted under a total revision of the Prison Law, and to achieve this, the Ministry has strived to improve facilities and human resources, as well as to rationalize and mechanize clerical work.

  In addition, model cases in foreign countries, the Ministry of Justice manages some penal institutions through cooperation between the government and private sectors using the PFI (Private Finance Initiative), which utilizes private capital, ingenuity, and expertise, and in doing so plans to enrich and develop correctional treatment by incorporating programs never seen in conventional prisons, such as the Training Program for Guide Dog Puppies for the Blind in cooperation with the Japan Guide Dog Association Foundation.

  The Ministry of Justice is working to implement the Act on Penal Detention Facilities and Treatment of Inmates and Detainees smoothly to prevent recidivism and will contribute to the creation of a safe society where the people can live with peace of mind.

- Enhancement of Assessments of Juveniles and Community Support Activities by Juvenile Classification Homes
  To prevent recidivism, juvenile classification homes are working to enhance their ability to assess juveniles by developing and introducing a new assessment method, “Ministry of Justice Case Assessment Tool (MJCA)” in order to grasp the risk of recidivism and educational needs of each juvenile.

  The homes are also working to enhance treatment for recidivism prevention by conducting assessment of juveniles under protective measures in response to requests from juvenile training schools and probation offices.

  Furthermore, the homes provide counseling and consultation services to juveniles and their families on problems related to crime and delinquency (crime, delinquency, misbehavior, family upbringing problems, troubles at work or school, interpersonal problems, etc.). Moreover, staff at the home provide explanations on various topics such as delinquency, crime, child-rearing, or educational and instructional methods for youth at workshops or lectures held at schools or related organizations.

  Those interested are welcome to contact a nearby juvenile classification home.

Featured Article!

Further Improvement of Juvenile Correction

Q Recently, I frequently hear about juvenile crimes on the news. What kind of measures are being taken?

A The Ministry of Justice has been strengthening efforts toward preventing recidivism.

- Strengthening Correctional Education Based on New Juvenile Training School Act
  In June 2015, the New Juvenile Training School Act was enacted. Under this act, the Juvenile Training Schools design an individual correctional education plan for each juvenile in accordance with his or her traits and implement programs addressing individual problems such as drug use, sexual delinquency, and family issues. The Juvenile Training Schools also implement vocation guidance for such things as acquiring qualifications for employment and social skills necessary for retaining a job, thus conducting appropriate correctional education aimed at preventing recidivism.

- Performing Appropriate Classification under the Juvenile Classification Home Act
  A new Juvenile Classification Home Act has also been enacted. This new law makes it possible for juveniles detained in Juvenile Training Schools to spend a certain amount of time in Juvenile Classification Homes specialized in determining the causes behind the juvenile’s delinquency and drawing up individual treatment plans that enable more detailed classification.

- Legal Provisions for Reintegration Support by Juvenile Training Schools
  In order to prevent recidivism, it is important not only to provide diverse correctional education, but also to support the smooth reintegration of delinquent juveniles. The New Juvenile Training School Act stipulates that Juvenile Training Schools are responsible for providing support for juveniles’ reintegration into society. Specifically, they proactively provide academic support such as helping re-entry or transfer to a local high school, as well as support in finding work and assistance for obtaining accommodations.

- Assisting Local Communities With Juvenile Classification Homes
  In order to contribute to the prevention of delinquency and crimes in local communities, juvenile classification homes provide local people and those involved in schools and education with counseling based on specialized knowledge and skills.
The 14th UN Congress on Crime Prevention and Criminal Justice (Kyoto Congress), was held in Kyoto from March 7 to 12, 2021, after the postponement due to the worldwide COVID-19 pandemic.

The UN Crime Congresses, held every five years, are the largest UN conferences in the field of crime prevention and criminal justice. The overall theme of the Kyoto Congress was “Advancing Crime Prevention, Criminal justice and the Rule of Law: Towards the Achievement of the 2030 Agenda”.

At the Kyoto Congress, active discussions were made on the roles of criminal justice in achieving the SDGs as well as strategies to prevent terrorism, organized crime, corruption and cybercrime by taking advantage of web conference systems. Timely discussions were also made on challenges posted by the COVID-19 such as fostering international cooperation stagnating due to travel restrictions, introducing ICT into criminal justice, and measures to promote the rule of law in the COVID-19 era.

The Promotion of “Justice Affairs Diplomacy” –“Shiho-Gaiko” by the Ministry of Justice

How does the Ministry of Justice get involved with international society?

The Ministry of Justice promotes fundamental values such as the “rule of law” and “respect for fundamental human rights” to realize a society where all people can live securely and safely. The promotion of “Justice Affairs Diplomacy” –“Shiho-Gaiko” is very important in terms of improving the legal infrastructure that supports the economic growth of the country and contributing to sustainable development.

In cooperation with relevant ministries and agencies, the Ministry of Justice actively contributes to the creation of rules and mechanisms in the international community by promoting and developing “Justice Affairs Diplomacy” –“Shiho-Gaiko” comprehensively and strategically.

For example, the Ministry of Justice has recently been engaged in:

a) Taking the initiative in implementing the “Kyoto Declaration”, adopted at the 14th UN Congress on Crime Prevention and Criminal Justice (Kyoto Congress), through promoting the cooperation among UN member states, as well as providing technical assistance for developing countries,

b) Providing legal technical assistance aiming for the realization of basic values such as the rule of law,

c) Promoting “International Arbitration”, which is used worldwide to resolve disputes in international commerce, by developing necessary infrastructure, and

d) Strengthening cooperation with international organizations through development and dispatch of international legal experts to overseas.

The Promotion of “Justice Affairs Diplomacy” –“Shiho-Gaiko” will contribute to the achievement of the “Sustainable Development Goals” (SDGs*). The Ministry of Justice is making efforts to realize peaceful and inclusive societies, which is written in Goal 16 of the SDGs.

* The 2030 Agenda for Sustainable Development is a set of international development goals being pursued from 2016 to 2030, which was adopted at the UN Sustainable Development Summit held in September 2015. The Agenda lists the SDGs, consisting of 17 goals in order to realize a sustainable world. The SDGs pledge to ensure “No one is left behind”.

For further information, please refer to the Ministry of Justice website and the promotion of the SDGs (English website).
http://www.moj.go.jp/EN/kokusai/kokusai03_00007.html
The outcome of the discussion was encapsulated in the “Kyoto Declaration”, which will provide policy orientation for the United Nations and member states in this field.

Prior to the Kyoto Congress, the Youth Forum for the 14th UN Congress on Crime Prevention and Criminal Justice (the Kyoto Congress Youth Forum) was held from February 27 to 28, 2021. The overall theme of this youth forum was “Youth Engagement for Our Secure Society towards Achieving the SDGs”. Young people from around the world with diverse backgrounds discussed on this theme. The forum served a unique opportunity for the young participants to deepen their understanding on policies and practices in the field of crime prevention and criminal justice.

Steady implementation of the “Kyoto Declaration” is now on our high agenda. The Ministry of Justice will take a leading role in implementing the declaration together with the United Nations, member states and relevant organizations.

Promotion of International Cooperation

The Ministry of Justice provides assistance mainly to developing countries with a view to establishing the rule of law for the democratic and free development as well as to realizing secure and peaceful society. Promoting and enhancing good governance based on the rule of law through international cooperation with developing countries contributes not only to the sound development of these countries and stability of the region, but to the strengthening countermeasures against transnational crime and to the improvement of business environment. This serves as an important contribution to the international community to enhance Japan’s presence.

In the field of civil and commercial law, the Ministry of Justice has provided legal technical assistance for Asian countries such as Vietnam, Cambodia, Laos, Indonesia and Myanmar mainly through activities of the International Cooperation Department (ICD), Research and Training Institute (RTI). These activities include drafting and amending fundamental laws and regulations, strengthening function of judicial institutions which operate laws, and capacity-building of legal professionals. Through such technical assistance, a number of legislation, including civil codes and civil procedure codes, have been enacted and relevant legal commentaries have also been prepared in these countries.

Moreover, a great number of individuals in leadership positions in the law and justice sector have built their capacities through our assistance. The United Nations Asia and Far East Institute for the Prevention of Crime and the Treatment of Offenders (UNAFEI), established in 1962 by the agreement between the United Nations and the Government of Japan and operated by the RTI of the Ministry of Justice, has held training courses and seminars in the field of crime prevention and treatment of offenders for criminal justice practitioners (police officers, public prosecutors, judges, correctional and probation officers, etc.) from developing countries. Since 1962, more than 6,000 practitioners from 139 jurisdictions have participated in training courses and seminars organized by UNEFI (as of the end of December 2020). Many UNEFI alumni are playing leading roles in the area of criminal justice. Some alumni members have served as, among others, Minister of Justice, Prosecutor General, and Chief Justice of the Supreme Court in their respective countries. This personnel network lays a foundation on valuable relationship between criminal justice personnel between Japan and other countries.
The Ministry of Justice makes efforts to promote and achieve United Nation’s SDGs through these activities that contribute to crime prevention and capacity building of legal professionals and criminal justice practitioners. Such efforts are highly valued by international community as well as individual countries.

Furthermore, reflecting the expansion of our roles required in the international sphere, a growing number of officials of the Ministry of Justice are working in foreign countries, including overseas diplomatic establishments and international organizations. In addition, each bureau/department of the Ministry of Justice engages in cooperation activities in its own field. For example, in the correctional architecture field, the Facilities Division of the Minister’s Secretariat has been providing technical assistance to the Kingdom of Thailand and other countries for over 20 years. In order to disseminate the achievement of assistance to other Asian countries, the Asian Conference of Correctional Facilities Architects and Planners (ACCFA) was established for the first time in 2012, and held the 8th meeting in Tokyo in October 2019.

The Ministry of Justice is working on active promotion of international cooperation in the field of legal and justice affairs.

**International Arbitration in Japan**

Under the situation of the economy being more globalized, the Ministry of Justice is working on promoting international arbitration in Japan.

International arbitration is a procedure where the disputing parties appoint third-party arbitrators and attempt to resolve the dispute through their decision. International arbitration has many advantages; For example,

- it is easy to enforce the arbitration award in foreign countries in comparison with litigation due to the New York Convention and other treaties,
- its proceeding is private and corporate secrets are kept confidential,
- and the parties may appoint specialized and neutral arbitrators.

Due to such advantages, in cross-border transaction and investment, resolution of business disputes by international arbitration is global standard. However, international arbitration has not been widely used in Japan so it is necessary to promote international arbitration now. To promote international arbitration as one of Japanese legal infrastructures is not only to facilitate overseas expansion for Japanese companies but also to stimulate foreign investment to Japan.

In September 2017, the Japanese government set up the “Liaison Conference of the Relevant Ministries and Agencies for promoting international arbitration” chaired by the Assistant Chief Cabinet Secretaries, and in April 2018 they put together and open to public the “Possible measures for promoting international arbitration”. In response to this, the Ministry of Justice has started a five-year project since 2019 to promote international arbitration in Japan, including the establishment of a dedicated facility, promoting and raising awareness of companies etc. Education and training programs have been provided for arbitrators and arbitration practitioners in Japan and overseas. Subsequently the Japan International Dispute Resolution Center Tokyo, which is the dedicated facility for arbitrations and has cutting edge technology, opened in March 2020.

The Ministry of Justice, in cooperation with relevant organizations, will keep working passionately to enable Japan to become a regional hub for international legal dispute resolution in Asia.

**Strengthening Efforts to Resolve International Legal Dispute**

Globalization is rapidly increasing in the political and economic fields surrounding Japan, with many foreign companies operating in Japan and many Japanese companies operating overseas. In addition, as the government supports the international business activities of these companies through the conclusion of investment treaties with other countries, the movement of products, services, and capital across national boundaries is actively carried out.

Under these circumstances, it is expected that the number of legal disputes before courts in foreign countries or international organizations, in which Japanese Government or companies become a party, is likely to increase. It is essential to build an international economic system based on fair and impartial rules.

As part of such efforts, it is important for Japan to play a leading role in international organizations such as United Nations Commission on International Trade Law (UNCITRAL), which is responsible for formulating treaties and other legal frameworks in the field of the international trade law, in order to formulate international rules that are compatible with Japan’s legal system. It is also important to strengthen cooperation with various dispute resolution organizations that interpret and apply such rules.

The Ministry of Justice will continue to cooperate closely with the Ministry of Foreign Affairs and other relevant ministries and agencies, and actively contribute to the creation of fair and impartial rules in the field of international commerce.
Unified and Appropriate Resolution of Disputes Involving Japanese Government

**Featured Article!**

**Litigation Bureau**

**Q** What kind of work does the Litigation Bureau do?

The Litigation Bureau represents the Japanese government in any dispute in which Japan is a party, and performs a range of litigation activities including filing complaints, claims and proofs. In addition, the Bureau provides legal advice upon requests by government ministries and agencies in order to prevent legal disputes, and gives assistance in international litigation related to the interests of the state.

**Pursuit of Lawsuits**

Lawsuits in which the Japanese government is a party include civil lawsuits for claiming damages against the state and administrative lawsuits for seeking the cancellation or invalidation of administrative action.

Among such lawsuits, the proportion of serious and large-scale cases which may potentially have profound impact on the politics, administration and economy of the state has increased, and remained at a high level in recent years.

The Ministry of Justice, as essential components of justice system, contributes to the achievement of appropriate resolution of disputes based on law and evidence, by producing evidence and constructing an argument from the state’s viewpoint in a unified and appropriate manner. This ensures the interests of the people as a whole and those of individuals to be harmonized properly and thereby the principle of “rule of law” is secured.

**Preventive Legal Support System**

The Litigation Bureau operates a “Preventive Legal Support System” where the Litigation Bureau, as legal advisors within the Japanese government, provide advice to enquiring administrative bodies as to how to deal with the various legal problems that they are engaged with. The Litigation Bureau’s advice is based on expertise gained through the handling of past litigious matters.

The purpose of the “Preventive Legal Support System” is to enable the Litigation Bureau to pre-assess the legitimacy of a policy or a measure proposed by governmental administrative bodies from a legal perspective in order to prevent, where appropriate, the negative impact on Japanese citizen’s rights such as their rights relating to life, body and property, and the advent of legal disputes such as trials. Thus the “Preventive Legal Support System” is a system implemented to support the efficient realization of “the rule of law”, and to protect the rights and interests of Japanese citizens.

**Providing Support to Deal with International Legal Dispute**

The progress of globalization in the political, economic and other realms could increase the chance of Japanese government getting involved in legal disputes before foreign courts or legal proceedings in international organizations. The Litigation Bureau, with its skills and expertise on legal strategies gained through litigation practices, provides support in order to prevent such disputes in advance or deal properly with those disputes through cooperation with Ministry of Foreign Affairs and other relevant ministries and agencies.

(cf. page 47 Strengthening Efforts to Resolve International Legal Dispute)

**Change in Number of Major Large-Scale Lawsuits which are pending**

<table>
<thead>
<tr>
<th>Year</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>2014</td>
<td>About 2,700</td>
</tr>
<tr>
<td>2015</td>
<td></td>
</tr>
<tr>
<td>2016</td>
<td></td>
</tr>
<tr>
<td>2017</td>
<td></td>
</tr>
<tr>
<td>2018</td>
<td></td>
</tr>
<tr>
<td>2019</td>
<td>About 5,000</td>
</tr>
</tbody>
</table>

**Summaries of Major Pending Lawsuits**

http://www.moj.go.jp/shoumu/shoumukouhou/shoumu01_00024.html

**List of Major Court Decisions**

http://www.moj.go.jp/shoumu/shoumukouhou/shoumu01_00023.html

**Database of Important Litigation Precedents**

This database enables you to search and browse precedents contained in the Monthly Litigation Report (the information magazine issued by the Litigation Bureau).

Qualifications and Employment

Qualification Examinations

National Bar Examination

The national bar examination is designed to determine whether those who wish to become judges, public prosecutors, or attorneys have the necessary knowledge and practical abilities. In 2006, it was replaced by a new national bar examination more organically linked with education provided at law school and legal apprentice training.

The national bar examination can be taken by those who have completed law school or passed the preliminary bar examination, but there is a time limit, and candidates can take the examination within a five-year period from the first day of April after gaining qualifications.

The examination consists of a short-answer test (including multiple-choice questions) and an essay test, and all candidates take both tests at the same time.

The successful candidates will be qualified to enter the legal profession as judges, prosecutors, and attorneys after training at the legal training center of the Supreme Court. (For details on the training, please contact the Recruitment Division, Personnel Affairs Bureau, Supreme Court.)

Preliminary Bar Examination

The purpose of the preliminary bar examination is to judge whether a person who intends to take the national bar examination has the knowledge, practical ability, and a basic grounding in legal practices equal to those who have completed law school, and consists of a short-answer test (including multiple-choice questions), an essay test, and an oral test. There are no qualification requirements for candidates.

Results of the National Bar Examination

<table>
<thead>
<tr>
<th>Year</th>
<th>Candidates</th>
<th>Successful candidates</th>
<th>Average age of successful candidates</th>
<th>Successful percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>2016</td>
<td>6,899</td>
<td>1,583 (371)</td>
<td>28.3</td>
<td>22.95%</td>
</tr>
<tr>
<td>2017</td>
<td>5,967</td>
<td>1,543 (315)</td>
<td>28.8</td>
<td>25.86%</td>
</tr>
<tr>
<td>2018</td>
<td>5,238</td>
<td>1,525 (375)</td>
<td>28.8</td>
<td>29.11%</td>
</tr>
<tr>
<td>2019</td>
<td>4,466</td>
<td>1,502 (366)</td>
<td>28.9</td>
<td>33.63%</td>
</tr>
<tr>
<td>2020</td>
<td>3,703</td>
<td>1,450 (367)</td>
<td>28.4</td>
<td>39.16%</td>
</tr>
</tbody>
</table>

Figures in parentheses show the number of women from the total on the left.

Results of the Preliminary Bar Examination

<table>
<thead>
<tr>
<th>Year</th>
<th>Candidates</th>
<th>Successful candidates</th>
</tr>
</thead>
<tbody>
<tr>
<td>2016</td>
<td>10,442</td>
<td>405 (71)</td>
</tr>
<tr>
<td>2017</td>
<td>10,743</td>
<td>444 (81)</td>
</tr>
<tr>
<td>2018</td>
<td>11,136</td>
<td>433 (81)</td>
</tr>
<tr>
<td>2019</td>
<td>11,780</td>
<td>476 (85)</td>
</tr>
<tr>
<td>2020</td>
<td>10,608</td>
<td>442 (75)</td>
</tr>
</tbody>
</table>

Figures in parentheses show the number of women from the total on the left.

Judicial Scrivener Examination and Land and House Investigator Examination

A judicial scrivener represents a client in procedures such as or deposition, and with authorization from the Minister of Justice, may also represent a client in summary court trial. A land and house investigator performs investigations, surveying, and application procedures needed for registration of real estate.

These are national examinations that determine whether candidates have the necessary knowledge and ability to enter into these professions, and are administered by the Minister of Justice. Both examinations consist of written and oral tests, and those who pass the written test are entitled to take the oral test, and passing this earns the candidate qualifications. The successful candidates start work immediately after registration and admission procedures.

Results of the National Examination for Judicial Scriveners

<table>
<thead>
<tr>
<th>Year</th>
<th>Judicial Scrivener Examination candidates</th>
<th>Successful candidates</th>
</tr>
</thead>
<tbody>
<tr>
<td>2016</td>
<td>20,360</td>
<td>660</td>
</tr>
<tr>
<td>2017</td>
<td>18,831</td>
<td>629</td>
</tr>
<tr>
<td>2018</td>
<td>17,668</td>
<td>621</td>
</tr>
<tr>
<td>2019</td>
<td>16,811</td>
<td>601</td>
</tr>
<tr>
<td>2020</td>
<td>14,431</td>
<td>595</td>
</tr>
</tbody>
</table>

Results of the National Examination for Land and House Investigators

<table>
<thead>
<tr>
<th>Year</th>
<th>Land and House Investigator Examination candidates</th>
<th>Successful candidates</th>
</tr>
</thead>
<tbody>
<tr>
<td>2016</td>
<td>5,658</td>
<td>402</td>
</tr>
<tr>
<td>2017</td>
<td>5,837</td>
<td>400</td>
</tr>
<tr>
<td>2018</td>
<td>5,411</td>
<td>418</td>
</tr>
<tr>
<td>2019</td>
<td>5,270</td>
<td>406</td>
</tr>
<tr>
<td>2020</td>
<td>4,646</td>
<td>392</td>
</tr>
</tbody>
</table>
Employment Examination for Services

The Ministry of Justice employs officials who have passed the Examination for Comprehensive Service, Examination for General Service, Employment Examination for the Ministry of Justice Specialized Staff (Human Sciences), Prison Officer Employment Examination and Immigration Control Officer Employment Examination.

● Examination for Comprehensive Service

Contact: Personnel Division, Minister’s Secretariat, Ministry of Justice

Those employed in the category of public administration, judicial affairs, politics and international matters, law, economics, engineering, and culture are generally assigned to various departments of the Ministry and are involved in planning measures and policies.

Those employed in the human sciences category are assigned to local offices to make the most of their specialized knowledge.

● Examination for General Service

Contact: General Affairs Section, Facilities Division, Minister’s Secretariat (architecture, electrical engineering and mechanical engineering)

Local offices intending to employ officials (public administration)

Those employed in the public administration category, excluding in the Facilities Division of the Minister’s Secretariat (architecture, electrical engineering and mechanical engineering), are generally assigned to local offices outside the Ministry.

● Employment Examination for the Ministry of Justice Specialized Staff (Human Sciences)

Correctional Psychology Profession

Contact: Personnel Section, Regional Correction Headquarters

Correctional psychologists work at juvenile classification homes, penal institutions or juvenile training schools as professional staff (MOJ technical official (psychology)) making use of their specialized knowledge and skills to provide guidelines for treatment of detained juveniles based on analysis of the causes of delinquency or criminal acts through interviews and psychological tests, and carry out treatment programs in penal institutions and juvenile training schools.

Ministry of Justice Instructor

Contact: Personnel Section, Regional Correction Headquarters

Ministry of Justice instructors work mainly at juvenile training schools or juvenile classification homes, providing specialized education (corrective education), including lifestyle guidance and school course guidance, as well as observation of juveniles to develop the juveniles’ individuality and abilities and ensure their smooth return to society based on the instructors’ broad perspective and expertise. MOJ instructors also provide employment support instruction and course instruction at prisons.

Probation Officers

Contact: General Affairs Divisions of Regional Parole Boards

Probation officers work at probation offices and regional parole boards, providing criminals and juvenile delinquents with instruction through interviews and specialized treatment programs as well as job assistance, based on expert knowledge about psychology, pedagogy, welfare and sociology, and are responsible preventing recidivism and supporting rehabilitation within society.

● Immigration Control Officers Employment Examination

Contact:

Each Regional Immigration Services Bureau’s General Affairs Division (Personnel Division for Tokyo Regional Immigration Services Bureau)

Each Immigration Center’s General Affairs Division

Immigration control officers are assigned to regional immigration services bureaus, offices, branch offices, or immigration detention centers, and are responsible for detecting illegal immigrants or over-stayers, investigating violations, and treating and deporting detainees.

● Prison Officer Employment Examination

Contact:

Personnel Section, Regional Correction Headquarters

Prison officers are, in principle, assigned to prisons, juvenile prisons, or detention houses.

In prisons and juvenile prisons, the officers provide various treatment programs for inmates to facilitate rehabilitation and smooth reintegration.

Detention houses mainly keep suspects or defendants in custody, where they are prevented from fleeing or attempting to destroy evidence, and are given consideration to ensure fair trial.
The Ministry of Justice Museum and the Message Gallery inside the red-brick building of the Ministry consists of a room restored to its original appearance (formerly the dining room of the Justice Minister’s official residence) which retains the atmosphere of the Meiji era, and an adjacent room with brick walls, and exhibits various historical documents and data on the modernization of the judiciary and architectural modernization, as well as information on promotion and publicity for the current justice system.

The Museum exhibits materials concerning the activities of the old Ministry of Justice, including basic legislation requiring urgent enactment in the first half of the Meiji era, such as the laws concerning the organization of the judiciary and criminal laws, and records of the contributions of the foreign government advisors, in addition to displaying historical records of sensational cases in the Meiji era as well as those related to the administration of justice.

The red-brick building is the only building that still exists among all the buildings constructed as part of the Central Government Building Integration Project promoted by the Meiji government, and exhibits materials concerning the establishment of the building, which has now been designated as a cultural asset symbolizing the modernization of Japanese architectural techniques, as well as the project to remodel and restore it to its original appearance.

Dining room of the old Justice Minister’s official residence

G. Boissonade, a French jurist, and a draft of the old Japanese Penal Code
Let’s Visit the Ministry of Justice!

Visiting the Ministry of Justice

The Ministry of Justice provides tours on request from students and children to deepen their understanding of the role and the duties of the Ministry. You can hear an explanation of the duties of the Ministry, have your questions answered by officers, and take a look around the Ministry of Justice Museum and the Message Gallery located inside the red-brick building.

Materials related to the Saiban-in (lay judge) system and the Houterasu are also on display

We display materials about major public relations promoting deeper understanding of the judicial system and the Ministry of Justice among citizens, and currently exhibits materials relating to the Saiban-in (Lay Judge) System and the Japan Legal Support Center (Houterasu).

<table>
<thead>
<tr>
<th>Location</th>
<th>3F Ministry of Justice Red-Brick Building, 1-1-1 Kasumigaseki, Chiyoda-ku, Tokyo</th>
</tr>
</thead>
<tbody>
<tr>
<td>Access</td>
<td>Please refer to Access on back cover page.</td>
</tr>
<tr>
<td>Open Days</td>
<td>From Monday to Friday/Free admission</td>
</tr>
<tr>
<td></td>
<td>(Closed on Saturdays, Sundays, national holidays, the year-end and New Year holidays)</td>
</tr>
<tr>
<td>Open Hours</td>
<td>From 10:00 a.m. to 6:00 p.m. (No admission after 5:30 p.m.)</td>
</tr>
<tr>
<td>Reservations</td>
<td>Please make a reservation by phone or online when arriving in a group of ten or more. Reservations will be accepted three months in advance.</td>
</tr>
</tbody>
</table>

Let’s Visit the Ministry of Justice!

“Kids Room”

Materials related to the Saiban-in (lay judge) system and the Houterasu are also on display.

We display materials about major public relations promoting deeper understanding of the judicial system and the Ministry of Justice among citizens, and currently exhibits materials relating to the Saiban-in (Lay Judge) System and the Japan Legal Support Center (Houterasu)
Main Weekly and Monthly Events of the Ministry of Justice

Kasumigaseki Open Day for Children (August 18 and 19)
The Ministry of Justice holds events for elementary and junior high school students during summer vacation, aiming to deepen their understanding of its operations. Although in FY 2020, events were cancelled to prevent the spread of COVID-19, in FY 2019, the Ministry provided some events that included a demonstration and simulation of an interrogation by public prosecutors, a collaborative program with the NHK TV program "Knock-Out Bullying", work experience at the Immigration Services Agency, “Go for! Child Investigator!” by the Public Security Intelligence Agency, Learn Human Rights sessions, wheelchair experiences, a demonstration by the special mobile guard, and the Kodomo Rakugo show “Akarenga-tei”.

Human Rights Volunteers Day (June 1)
In commemoration of the day of enactment of the Human Rights Volunteers Act (June 1, 1949), the 1st of June was named Human Rights Volunteers Day. Every year around this day, Human Rights Volunteers carry out activities nationwide by setting up ad-hoc centers for human rights counseling and conducting activities for human rights awareness-raising.

Constitution Week (May 1-7)
Every year, the week from May 1 to 7 around Constitution Day on May 3 is designated as Constitution Week, with events across the country designed to spread knowledge and public understanding about the spirit of the Constitution, the functions of the justice system and other related matters. (Co-hosted by the Ministry of Justice, the Supreme Court and the Japan Federation of Bar Associations)

Recidivism Prevention Awareness Month (July)
Under Article 6 of the Recidivism Prevention Promotion Act, July has been designated Recidivism Prevention Awareness Month, with public awareness events held to deepen interest and understanding of recidivism prevention among the wider public.

"The Brighter Society Campaign" Enhancement Month
The power of community action to prevent crime and delinquency, assisting in the rehabilitation of offenders

Exhibition panel for preventing recidivism

Wheelchair experience section

A mock interrogation session by public prosecutors

Photo session with the Ministry of Justice’s mascots
Japan Law Day Week (October 1-7)
Japan Law Day Festa (First Sat. of October)

Japan Law Day originates from Judicial Memorial Day, created on October 1, 1928 to commemorate enactment of the Jury Law on October 1 of the previous year, and on June 24, 1960, the Cabinet designated the 1st of October every year as Law Day, with the week from October 1 to 7 as Japan Law Day Week. During this week, various programs such as lectures, free legal counseling services and other related programs are organized all across the country to promote respect for law, the protection of fundamental human rights, and the establishment of an orderly society through the rule of law. Every year, on the first Saturday of October, Ministry of Justice holds an open day named “Japan Law Day Festa”, and holds various programs there, so that citizens may be encouraged to understand the importance and the role of law. (Co-hosted by the Ministry of Justice, the Supreme Court and the Japan Federation of Bar Associations)

Notarization Week (October 1-7)

Every year, the week from October 1 through 7 is designated as Notarization Week, with public awareness activities through newspapers and TV, posters, leaflets, lecture meetings, and consultation services held extensively throughout the country to publicize the notary system.
(Hosted by Japan National Notaries Association, Supported by the Ministry of Justice)
This page is designed to give elementary and junior high school children an easy-to-understand introduction to the Ministry of Justice. When read together with the “Kids Room” page on the Ministry of Justice website, it provides an even deeper understanding of the Ministry.

**What are laws for?**

Laws can make us happier. Laws are rules that help us all live together through cooperation and respect each other’s individuality.

By protecting our rights and showing clearly what rules we have to comply, laws make us possible to live and act freely and enjoy a more fulfilling life.

**What is the role of the Ministry of Justice?**

The Ministry of Justice takes measures to make our society safer and brighter.

For example, the Ministry makes the basic rules that help people live with a feeling of safety. When someone commits a crime, the Ministry educates him/her in prisons or in juvenile training schools, or supports them to live in the community, so that they can live a better life without committing another crime.

In addition, the Ministry takes various measures to make society a comfortable place to live in, such as investigating human violation cases such as bullying, so that it will not re-occur, or conducting immigration examinations for both Japanese and foreign nationals when they enter and depart Japan.

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**Kids Room**

**What is “Kids Room”?**

“Kids Room” is a website that introduces the Ministry of Justice to elementary and junior high school students. The “What is the role of the Ministry of Justice?” and the “Ministry of Justice in Photographs” sections use illustrations and photographs to help explain the jobs of each department and agency of the Ministry. Once you get a better understanding of the Ministry, try taking the “Ministry of Justice Quiz”! There is also a children’s human rights desk that provides counseling on bullying and other issues.

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**Friends of the Ministry of Justice**

There are more than 70 unique mascots that reflect the regional characteristics and features of each administrative agency of the Ministry of Justice around the country, such as the Legal Affairs Bureau, the Public Prosecutors Office and the Probation Office, etc. Let us introduce some of the mascots.
The Ministry of Justice in our daily lives

MINISTRY OF JUSTICE WORK GUIDE

1. Civil Affairs Bureau
The Civil Affairs Bureau conducts work involving registration, family registration, nationality, deposit services, storage of will, and notarization, as well as manages and operates the Legal Affairs Bureau and the District Legal Affairs Bureau, creates bills on basic civil laws such as the Civil Code, the Commercial Code and the Code of Civil Procedure.

2. Criminal Affairs Bureau
The Criminal Affairs Bureau plans and drafts bills to inflict punishment on those who commit crimes, asks for cooperation from foreign countries and responds to requests for cooperation from foreign countries to investigate cases, as well as providing assistance for the activities of the Public Prosecutors Office.

3. Correction Bureau
The Correction Bureau is responsible for giving guidance or supervision to correctional institutions such as prisons or juvenile training schools so that treatment (such as security, prison work, classification, assessment, education, medical treatment, hygiene, etc.) of inmates is performed properly, and is also responsible for conducting research and studies on new treatment methods.

4. Rehabilitation Bureau
The Rehabilitation Bureau is responsible for giving life guidance and livelihood support in cooperation with private citizens to offenders and juvenile delinquents so that they are rehabilitated in local communities and do not turn to delinquency again, and is also responsible for conducting crime prevention activities such as “Yellow Feather Campaign” and work related to parole from prisons or juvenile training schools.

5. Human Rights Bureau
The Human Rights Bureau handles various human rights problems regarding discrimination, abuse, bullying, and violation of privacy, and conducts activities such as human rights counseling, and investigations and resolution of human rights violation cases, as well as human rights awareness-raising in cooperation with Human Rights Volunteers, who are private citizens.

6. Litigation Bureau
The Litigation Bureau conducts work as attorneys for the national government, filing motions with the court, making claims or bearing testimony on behalf of the national government in lawsuits where the government is the plaintiff or the defendant.

7. Judicial System Department
The Judicial System Department conducts a wide range of work related to the judicial system, including the structure of the court, measures to make the court more accessible to the general public, how to settle disputes by means other than a trial, the lawyer system, and training of legal professionals. The Department also promotes efforts to enrich and develop law-related education so that all citizens can gain a good understanding of the importance of laws and judicial process.

8. Research and Training Institute of the Ministry of Justice
The Research and Training Institute of the Ministry of Justice is responsible for compiling the outcomes of the studies and research on crimes in the White Paper on Crime as well as providing training for the officials of the Ministry of Justice. Also, the Institute helps create laws for countries where laws are not yet well established, as well as providing international training for the prevention of crimes in cooperation with the United Nations.

9. Public Prosecutors Office
The Public Prosecutors Office investigates crimes in cooperation with the police and decides whether or not to bring indictments against criminals to the court, and when decided, asks for proper punishment against criminals by the court.

10. Immigration Services Agency
The Immigration Services Agency is responsible for work involved in examinations when Japanese nationals or foreign nationals enter or depart from Japan and the deportation of illegally staying foreign nationals, and takes the measures necessary for coexistence with foreign nationals by cooperating with relevant ministries and agencies. The Agency is also responsible for proceedings for refugee recognition when a foreign national seeks asylum in Japan for fear of persecution in the country of origin.

11. Public Security Examination Commission
The Public Security Examination Commission is responsible for fair investigations and neutral decisions upon request from the Director-General of the Public Security Intelligence Agency for control measures against subversive organizations that pose threats to the safety of the country and the citizens through violence.

12. Public Security Intelligence Agency
The Public Security Intelligence Agency works to protect the security of the country and the citizens from organizations that assert themselves with violence, such as terrorist organizations. For example, the Agency is undertaking an investigation into the successor organization of Aum Shinrikyo, which committed indiscriminate mass murder in the past, so that similar incidents will never happen again.
The Immigration Services Agency examines Japanese and foreign nationals whether they have any problems or not when they enter or depart from Japan. 【Work Guide】

The staff of the Ministry of Justice gives lessons, creates teaching materials, etc. to communicate the importance of law. 【Work Guide】

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Why do we need rules?

The mayor of the municipality registers information such as when the person was born, who the parents are, when the person got married, etc. under the family registration system. 【Work Guide】

The Human Rights Bureau works for the promotion of human rights and provides counseling on discrimination, abuse and bullying. 【Work Guide】

Companies’ information including their names and addresses, and the kinds of businesses they provide is published under the commercial registration system to allow businesses to safely conduct their economic activities. 【Work Guide】

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The Research and Training Institute conducts international work by helping the countries where laws are not well prepared create laws.【Work Guide】

The Public prosecutor investigates cases, express their opinions by submitting evidence to the court, etc. so that punishment is properly imposed.【Work Guide】

In collaboration with community volunteers, we support persons who have committed crimes and juvenile delinquents for reintegration to society by providing consultation on daily issues as well as encouraging them to work on activities which can help society.【Work Guide】

The Correction Bureau manages facilities for rehabilitation (prisons, juvenile training schools, etc.) that confine those who have committed crimes or turned to juvenile delinquency.【Work Guide】

The Rehabilitation Bureau is seeking private employers who willingly hire offenders and provide cooperation so that the offenders can return to society.【Work Guide】

The Immigration Services Agency supports the local governments to provide counseling for foreign residents.【Work Guide】

Human Rights Promotion Characters
Jin-KEN-Mamoru-Kun & Jin-KEN-Ayumi-Chan

Sara

The Ministry of Justice
History of the Ministry of Justice Building

Central Government Office Complex No. 6-A, which houses the Ministry of Justice, consists of 21 floors and 4 basement floors. The building is functionally divided into two zones: the Ministry of Justice zone on the north side and the Public Prosecutor Offices zone on the south side. The outer wall of the building is covered with dignified red granite from Canada that harmonizes well with the red-brick walls.

The building was completed on June 30, 1990 as the new Ministry of Justice building. During its construction, the preservation and restoration of the old Ministry of Justice building (the present red-brick building of the Central Government Office Complex No. 6) was discussed, leading to the conclusion that the building should be preserved and utilized. As the only remaining historical building among the Central Government Building Integration Project drawn up in the Meiji era, the retention of the building is essential for the setting of the Kasumigaseki district. The exterior was restored to its original state.

The original red-brick building, designed by the two German architects W. Bockmann and H. Ende, was completed in December of 1895 (the 28th year of Meiji) after about seven years of construction to serve as the Ministry of Justice. The roofs and floors of the building were destroyed by fire in March 1945 during World War II, but the red-brick walls remained intact. When the structure was renovated through the restoration work conducted from 1948 to 1950, some alterations were made in the materials and the shape of the roof. The present red-brick building has, however, been restored completely to its original appearance in 1895, and its exterior was designated as a national important cultural property on December 27, 1994.