OFFICIAL GAZETTE

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No. 655

WEDNESDAY, JUNE 9, 1948

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OFFICE ORDINANCE

Attorney-General's Office Ordinance No.30

June 9, 1948

The Regulations concerning the Costs of Juvenile Court shall be amended as follows:

> Attorney-General SUZUKI Yoshic

In Article 2.

*a sum not exceeding 2 yen" shall read

"a sum not exceeding 40 yen", "a sum not less than 2 yen and not exceeding 10 yen" shall read "a sum not exceeding 120 yen".

In Article 4.

"5 sen per nautical mile" shall read "a sum not exceeding the 2nd class railway or passage ticket fare which is approved by the Juvenile Court as appropriate", and "a sum not exceeding 30 sen per ri" shall read "a sum not exceeding 8 yen per ri which is to be determined by the opinion of Juvenile Court"; "less than a nautical mile or" shall be deleted. In Article 5.

"5 yen" shall read "a sum not excesding 200 yen in the area in which special wards (Ku) exist, Kyoto-shi, Osaka-shi, Nagoya-shi, Kobe-shi and Yokohama-shi, and a sum not exceeding 150 yen in the other areas".

Supplementary Provisions:

Ministry of Justice Ordinance No.9 of 1944 concerning War-time Special Regulations for the Costs of Juvenile Court shall be abolished.

The application of this Ordinance shall be made as from April 1, 1948.

MINISTERIAL ORDINANCE

Ministry of Finance Ordinance No.48

June 9, 1948

The Ministry of Finance Ordinance concerning Exceptional Case to the Established Date to issue Salary of Government Service Officials shall be provided for as in the following:

> Minister of Finance KITAMURA Tokutaro

Salaries of government service officials for the month of June, 1948 may be issued within half of their amounts 11 days in advance of the dates of pay issuance as established respectively in the Regulation concerning the Issuance of Salary of Government Service Officials (Ministry of Finance Ordinance No.11, 1892), Article 1 and the Matter concerning Partial Revision made to the Regulation concerning the Issuance of Salary of Government Service Officials (Ministry of Finance Ordinance No.112. 1943), Supplementary Provision, Paragraph 2, notwithstanding provisions concerned therein.

It is requested that the remaining amount will be paid out 4 days later than the established dates of pay issuance as provided in the preceding paragraph, if the advance payment has been put into effect.

Supplementary Provision:

The present Ordinance shall come into force as from the day of its promulgation.

Ministry of Finance Ordinance No.49

June 9, 1948

The Regulations of the Mutual Aid Association of Monopoly Bureau, Ministry of Finance Ordinance No. 4 of 1926 shall be partly amended as follows:

Minister of Finance

KITAMURA Tokutaro

In Article 5, "the standard salary means the basic salary" shall read "the equivalent salary means the sum of the monthly salary and one eighth of it, the average salary means the average wage provided in Article 12 of the Labour Standard Law, and the presumptive salary means the sum equivalent to one sixth of the basic monthly salary."

- Article 6. The monthly value of the salary, the equivalent salary or the presumptive salary mentioned in the preceding Article, shall be figured out on the basis of the monthly value of the basic salary, the provisional additional salary and the temporary increase of salary, which are computed from one of the following items, and the one thirtieth of the monthly value shall be deemed as the daily value:
 - 1. In case where the basic salary or wage is fixed by month, its monthly value;
 - 2. In case where the basic wage is fixed by day, the sum of wages for 25 days; provided that, in case where the wage is paid even for holidays, the sum of wages for 30 days.

Article 6-(2). The monthly value of the average salary mentioned in Article 5 shall be equivalent to the sum of the average wages for 25 days; provided that, in case where the wage is paid even for holidays, it shall be for 30 days.

In Paragraph 3 of Article 13 and
Paragraph 2 of Article 73, "Imperial
Ordinance" shall read "Law or Ordinance."

In Article 17, "the standard salary" shall read "the basic salary."

In Article 22, "the death grant" shall read "the funeral grant."

In Paragraph 1 of Article 24, "in case where the sacrificial death annuity or the surviving family allowance provided for in Article 48 is granted, the retiring allowance or the surviving family allowance provided for in Article 46 shall not be granted and", and Paragraph 2 of the same Article shall be deleted.

Article 25. In case where the amount of a grant is figured out from the wage, it shall be made on the basis of the wage on which is based the instalment for the month when the cause of the grant occurred.

The provision of the preceding paragraph shall apply, with necessary modifications, to the case where a grant is figured out from an equivalent salary or presumptive salary.

In Article 35-(2), "the standard salary" shall read "the equivalent salary", "for eight months" shall read "for twelve months", "for seven months"

Tahall read "for ten months", "for six and a half months" shall read "for eight months", "for six months" shall read "for seven months", and "for five and a half months" shall read "for six months."

In Article 35-(3), "the standard salary" shall read "the average salary."

In Paragraph 2 of Article 39, Faragraph 2 of Article 40 and Paragraph 2 of Article 50, "the standard salary" shall read "the presumptive salary."

In Paragraph 1 of Article 40-(4), "in case where it occurred within twenty years after the member's joining to the Association, five months sum of the standard salary; in case where it occurred after twenty years from the member's joining, a sum of the same as above and an amount computed at the rate of one fifteenth of the monthly value of the standard salary per every excessive one year" shall read "six months sum of the equivalent salary."

In Article 40-(7), "the standard salary" shall read "the equivalent salary."

In Item 1 of Article 45, "thirty months sum of the standard salary" shall read "a warranted value prescribed, as in the annexed Table 1, corresponding to the degree of the injury which is the cause of the grant (hereafter referred to a warranted value for the sacrificial injury or illness annuity)";

in Item 2 of the same article, "(hereafter referred to a warranted value for the retiring annuity)" shall be added next to "seven years sum of the said annuity"; and in Item 3 of the same article, "six years sum of the said annuity" shall read "thirty-six months sum of the average salary (hereafter referred to a warranted value for the sacrificial death annuity)."

In Item 4 of Article 45 and Article 49, "thirty months sum of the standard salary" shall read "a warranted value for the sacrificial injury or illness annuity."

In Article 45-(2), "a value according to the following division" shall read "a value obtained by deducting the sum of the annuity which has been granted heretofore, from the warranted value mentioned in the respective Item of the same Article"; and Items 1 and 2 shall be deleted.

Paragraph 1 of Article 46 shall be revised as follows, and Paragraph 3 of the same Article shall be deleted:

In case where a recipient of
the retiring annuity dies and the
total sum of the annuities which
have been granted is less than
the warranted value for the
retiring annuity, the balance
shall be granted to the surviving
family as a surviving family
allowance.

The body of Paragraph 1 of Article
47 shall be revised as follows; and
in Paragraph 2 of the same Article
"and Paragraph 3" shall be deleted:

In case where a recipient of
the sacrificial injury or illness
annuity dies, not leaving a
surviving family who is rightful
to receive the surviving family
annuity and the total sum of the
annuities which have been granted
is less than the warranted value
for the sacrificial injury or
illness annuity, the balance
shall be granted to other surviving family as a surviving family
allowance.

Article 48. In case where there exists no surviving family who is to receive the sacrificial death annuity provided for in Article 40-(4), the warranted value for the sacrificial death annuity shall be granted to other surviving family as a surviving family allowance; and in case where a recipient of the sacrificial death annuity loses the right to receive the annuity, not leaving a successor rightful for receiving the annuity and the total sum of the annuities which have been granted is less than the warranted value for the sacrificial death annuity, the balance shall be granted to other surviving family as a surviving family allowance.

In Paragraph 1 of Article 50 and Paragraph 1 of Article 70, "not on his duty" shall be added next to "a member dies."

Article 5Q-(2). When a member dies on his duty, two months sum of the average salary shall be granted as a funeral grant to a surviving family who performs the funeral service (including a person who has not registered the marriage but has been in a situation virtually same as a marriage; the same hereafter.)

In case where a member dies, not leaving a person who is to receive the funeral grant under the preceding paragraph, a person who performs the funeral service shall be granted a sum corresponding to the expenses for the funeral service, within an amount mentioned in the preceding paragraph.

The provisions of this Article shall apply with necessary notifications to a person who comes under Paragraph 2 of Article 40-(4).

In Paragraph 1 of Article 70,

"(including a person who has not registered the marriage but has been in a situation virtually same as a marriage; the same hereafter) shall be deleted, and Paragraph 2 shall be revised as follows:

The provisions of Paragraph 2 of Article 50-(2) shall apply, with necessary modifications, to the grant

of the funeral grant.

Supplementary Provisions:

This Ministerial Ordinance came into effect as from September 1, 1947.

As for a person who is being granted the sacrificial injury or illness annuity, the sacrificial death annuity or the surviving family annuity, at the date of coming into effect of this Ministerial Ordinance, the annuity shall be granted as from that date, being revised to a value computed according to this revised regulations, on the basis of a value corresponding to two and a half times of the standard monthly salary on which the said annuity is figured out. However, in case where a surviving family allowance is granted against a case of which the cause has occurred prior to the date of coming into effect of this Ministerial Ordinance, the precedent regulations shall be applied.

Table. 1

Degree of injury		Warranted value		
lst	degree	48	mon ths	sum of the average salary
2nd	i	43		
3rd	•	39	H	
4th		36	. и	W
5th		33	n -	- u
6.th	n	30	- 11	

NOTIFICATIONS

Ministry of Agriculture and Forestry Notification No.120

June 9, 1948

The Regulation for Subsidy to Erosion Control Operations shall be enacted as follows:

Minister of Agriculture
and Forestry
NAGAE Kazuo

Regulation for Subsidy to Erosion
Control Operations

- Article 1. In order to subsideze such operations as erosion control in mountain zone, reforestation in seashore sand zone, disaster breakage reforestation and other operations concerning erosion control, the Minister of Agriculture and Forestry shall, in accordance with the provisions of this Regulation, subsidize to prefectures within the limits of the annual budget.
- Article 2. Subsidy shall be made in respect of operations coming under any of the following Items, for expense or subsidy which is to be paid by the prefecture, except in case it is subsidized separately by the National Treasury:
 - 1. Erosion control in mountain zone:
 - A. Rehabilitation of collapsed land;
 - B. Rehabilitation of denuded land;
 - C: Prevention of land-slide;

- D. Prevention of land-collapse.
- 2. Reforestation in seashore sand
- 3. Disaster breakage reforestation:
 - Wind-breakage reforestation
 on seashore;
 - B. Wind-breakage reforestation on land;
 - C: Tide-breakage reforestation;
 - D. Flood-breakage reforestation;
 - E. Avalanche-breakage reforestation.
- 4. Appointment of officials in charge of erosion control.
- Article 3. Subsidy provided in Items
 No.1 to No.3 of the preceding Article
 shall be granted for the operation
 expense required in private-owned
 protection forests or in the area
 where reclamation is restricted or
 prohibited, or for design or superintendence expense to be paid by the
 prefecture in accordance with the
 following standard; provided that in
 respect of operations subsidized by
 a prefecture such granting shall be
 limited to the case where not less
 than one third of the subsidy is
 borne by the prefecture:
 - In respect of new operation, not more than 60% of the expense;
 - In respect of repairing of old works, not more than one half of the expense;
 - 3. In respect of design and superintendence expense, not more than 2.5% of the operation

expense.

Article 4. Subsidy provided in Item
No.4 of Art.2 shall. in case where
the prefecture appoints officials to
supervise the execution of the
erosion control operation, be granted
for the salary and common travelling
expenses of such official within the
limits of the standard amount of
such salary and expenses in the
budget.

Article 5. Any prefecture which intends to receive a subsidy provided in Items No.1 to No.3 of Art. 2, shall submit its application attached with such statements as the budget, the operation program, and operation plan to the Minister of Agriculture and Forestry by the date to be designated by the said Minister.

Any prefecture which intends to receive a subsidy provided in Item No.4 of Art. 2 shall submit its application attached with the statement of the program of supervision by local officials on prosion control to the Minister of Agriculture and Forestry by the date to be designated by the said Minister.

Article 6. The subsidized prefecture, in case where an alteration in any of the statements provided in the preceding Article has been made, shall submit the revised one to the Minister of Agricultre and Forestry without delay.

Article 7. The subsidized prefecture shall submit its statement of accounts attached with a result sheet to the Minister of Agriculture and Forestry by July 30 of the following year.

Article 8. The prefecture, in case where it can not, in the course of a fiscal year, disburse the whole amount of subsidy granted in that year, shall disburse the remainder for the same operation after that year; provided that in case there is no prospect of such disbursement, it shall report the amount and the reason to the Minister of Agriculture and Forestry by March 20 of that year.

If, in the case provided in the body of the preceding paragraph, the money only is to be carried down and used, the authorization of the Minister of Agriculture and Forestry shall be obtained as in the case of a new application on the operation concerned by April 30 of the following year.

If the money is to be carried down together with the operation, the amount of money by operation district shall be reported to the Minister of Agriculture and Forestry by April 30 of the rollowing year.

two paragraphs, when the Minister of Agriculture and Forestry provides an exception, shall not be applicable.

Article 9. In any prefecture, when a case where it is required to order the refundment of subsidy granted by it arises, the preficture shall report the amount and the reason to the Minister of Agriculture and Forestry and negotiate with the same Minister on the disposal of such subsidy.

The provisions of the preciding paragraph shall apply with the necessary modifications to cases where the expense paid by the prefecture is made to be paid back due to the amount being wrongly paid or being swindled or for other reason.

Article 10. The prefecture shall, if it intends to divert the whole or part of a subsidy granted to other subsidy granted, obtain the approval of the Minister of Agriculture and Forestry.

Article 11. The Minister of Agriculture and Forestry may, in any of the following cases, order any prefecture to refund the whole or part of the subsidy granted to it:

- If it contravenes the provisions
 of this Regulation;
- If it contravenes the condition of granting of the subsidy;
- 3. If it has no prospect of subsidization in accordance with the provisions of Art. 8 or Art. 9;

4. If the Minister considers the aim of subsidization is impossible to be attained.

Supplementary Provision:

The present Regulation was applicable as from May 1, 1948.

Ministry of Agriculture and Forestry Notification No.121

June 9; 1948

Part of the Ministry of Agriculture and Forestry Notification No.196 of December, 1947 shall be amended as follows:

Minister of Agriculture
and Forestry
NAGAE Kazuo

In 7, "Art. 7 of the Regulations" shall read "Art. 21 of the Regulations".

In 8, "Art. 8 of the Regulations" shall read "Art. 22 of the Regulations".

9. Deleted.

-8-

In 10, "Art. 9 of the Regulations" shall read "Art.23 of the Regulations"; in (2) of the same, "each Item of 5" shall read "(3) and (4) of 5"; and the following Item shall be added:

(4) When the permission of the prefectural governor concerned has been obtained.

In 11 and 12, "Art.16 of the Regulations" shall read "Art.30 of the Regulations".

Ministry of Commerce & Industry Notification No.60

June 9, 1948

In accordance with the Electric Appliance Control Regulation licenses were issued on June 4, 1948 as follows:

Minister of Commerce & Industry
MIZUTANI Chozaburo

Name or Title of Manufactory

Electric Appliance

Nihon Hamaraito K.K.

Connector

Fuji Seiki K.K.

Low power transformer

Sanwa Denki Kogyo-sho Ishii Shigeru

Electric heater

Takasaki Bunka Kogyo K.K.

*Low power motor

Akatsuki Kogyo K.K.

Connector

License Number

162, 2-chome, Irie-cho, Kanagawa-ku, Yokohama-shi

1900

291, Itoi, Ishimi-mura, Iho-gun, Hyogo-ken

1901

1262, 1-chome, Nogata-cho, Nakano-ku, Tokyo

1902

28, Oaza Shin-gokan, Takasaki-shi, Gumme-ken

1903

1754, 4-cheme, Ikebukuro, Toshima-ku, Tokyo

1904

Ministry of Commerce & Industry Notification No.61

June 9, 1948

In accordance with the provisions of the Electric Appliance Control Regulation, the type of electric appliance was recognized on June 9, 1948 as follows:

Minister of Commerce & Industry
MIZUTANI Chozaburo

Name or Title of Manufactory Location of Business Office
Recognition Number Electric Appliance Type

225, 2-chome, Nishi-osaki, Shinagawa-ku, Tokyo

7	5 - 1548	Open type knife switch	30A, 250V, 2 & 3 poles, single throw, no quick cutting, with tip fuse, surface connection, marble body, flush jaw.
₩.	5 - 1549	ditto -	60Å, 250V, 2 & 3 poles, single throw, no quick cutting, with tip fuse, surface connection, marble body, flush jaw.
₩	5 - 1550	ditto	100A, 250V, 2 & 3 poles, single throw, no quick cutting with tip fuse, surface connection, marble body, flush jaw.

Ministry of Transportation Notification No.166

June 9, 1948

With regard to the establishment of offices of the Maritime Safety
Board under the provisions of Article 12 of the Maritime Safety Authorities
Law, it shall be determined as follows and come into force as from the day
of enforcement of the Maritime Safety Authorities Law:

Minister of Transportation
OKADA Seiichi

Article 1.

There shall be established, in the provinces, Maritime Safety Headquarters in conformity with the provisions of Article 12 of the Maritime Safety Authorities Law (Law No.28 of 1948), and the business of the Maritime Safety Board shall be allotted to them.

The names, locations and jurisdiction of the Maritime Safety Headquarters shall be fixed in Annexed Table No.1.

Article 2.

There shall be established Maritime Safety Local Headquarters under the provisions of Article 12 of the Maritime Safety Authorities Law, and the businesses of the Maritime Safety Headquarters shall be allotted to them.

The names locations and jurisdiction of the Maritime Safety Local

Headquarters shall be fixed in Annexed Table No.2.

Annexed Table No.1

Name

Location

Area of Jurisdiction

The Yokohama Maritime Yokohama City Safety Headquarters

Kanagawa Prefecture. Tckyo Metropolis, Saitama, Gumma, Chiba, Ibaraki, and Tochigi Prefectures. The coastal waters on the high seas adjacent to Kanagawa Prefecture Tokyo Metropolis, Chiba and Ibaraki Prefectures.

The Nagoya Maritime Safety Headquarters Nagoya City

Aichi, Shizuoka, Yamanashi, Mie and Gifu Prefectures. The coastal waters on the high seas adjacent to Aichi, Shizuoka and Mie Prefectures ..

The Kobe Maritime Safety Headquarters Kobe City

Hyogo Prefecture (the jurisdictional area of the Maizuru Maritime Safety Headquarters excluded), Osaka, Wakayama, Nara, Kochi and Tokushima Prefectures. The coastal waters on the high seas adjacent to Hyogo Prefecture (the jurisdictional area of the Maizuru Maritime Safety Headquarters excluded), Osaka, Wakayama, Kochi and Tokushima Prefectures.

The Hiroshima Maritime Hiroshima City Safety Headquarters

Hiroshima Prefecture, Yamaguchi Prefecture (the jurisdictional area of the Moji Maritime Safety Head-quarters excluded), Okayama, Tottori, Shimane, Kagawa and Ehime Prefectures. The coastal waters on the high seas adjacent to Hiroshima Prefecture.

Yamaguchi Prefecture (the juris-dictional area of the Moji Maritime Safety Headquarters excluded), Okayama, Tottori, Shimane, Kagawa and Ehime Prefectures.

The Moji Maritime Safety Headquarters

Moji City

Fukuoka, Saga, Nagasaki, Kumamoto, Kagoshima, Miyazaki and Oita Prefectures and Shimonoseki City, Onoda City, Ube City, Toyoura-gun, Kosa-gun and Otsu-gun in Yamaguchi Prefecture. The coastal waters on the high seas adjacent to Fukuoka, Saga, Nagasaki Kumamoto, Kagoshima, Miyazaki and Oita Prefectures, and Shimonoseki City, Onoda City, Ube City, Toyoura-gun, Kosa-gun and Otsu-gun in Yamaguchi Prefectures.

The Maizuru Martime Safety Headquarters

Maizuru City

Kyoto, Shiga, Fukui Prefectures. Kinosaki-gun, Mikata-gun and Izushi-gun in Hyogo Prefecture, and Hana-zawa City, Komatsu City, Enuma-gun,

Nobi-gun, Ishikawa-gun, Kahoku-gun and Hagui-gun in Ishikawa Prefec-The coastal waters on the high seas adjacent to Kyoto, Fukui Prefectures, Kinosaki@gun and Mikata-gun in Hyogo Prefecture and Kanazawa City, Komatsu City, Enuma-gun, Nobi-gun, Ishikawa-gun, Kahoku-gun and Hagui-gun in Ishikawa Prefecture.

The Niigata Maritime Safety Headquarters

Niigata City

Niigata, Nagano, Toyama and Ishikawa Prefectures (the jurisdictional area of the Maizuru Maritime Safety Headquarters excluded). The coastal waters on the high seas adjacent to Niigata and Toyama Prefectures and Ishikawa Prefecture (the jurisdictional area of the Maizuru Maritime Safety Headquarters excluded).

The Shiogama Maritime Shiogama City Safety Headquarters

Miyagi, Fukushima, Iwate, Aomori, Akita and Yamagata Prefectures. The coastal waters on the high seas adjacent to Miyagi, Fukushima, Iwate, Aomori, Akita and Yamagata Prefectures.

The Otaru Maritime Safety Headquarters

Otaru City

Hokkaido. The coastal waters on the high seas adjacent to Hokkaido.

Annexed Table No. 2

Name

Location

Area of Jurisdiction

The · Shimizu Maritime Safety Local Head-quarters of the Nagoya Maritime Safety Hiadquarters

Shimizu City

Shizuoka and Yamanashi Prefectures. The coastal waters on the high seas adjacent to Shizuoka Prefecture.

The Osaka Maritime Safety Local Headquarters of the Kobe Maritime Safety Headquarters

Osaka City

Osaka, Wakayama and Nara Prefectures. The coastal waters on the high seas adjacent to Osaka and Wakayama Prefectures.

The Kochi Maritime Safety Local Headquarters at the Kobe Maritime Safety Headquarters

Kochi City

Kochi and Tokushima Prefectures. The coastal waters on the high sead adjacent to Kochi Prefecture.

The Takamatsu Maritime Safety Local Headquarters of the Hiroshima Maritime Safety Headquarters

Takamatsu City

Kagawa, Ehime and Okayama Prefectures. The coastal waters on the high seas adjacent to Kagawa and Okayama Prefectures.

The Sakai Maritime Safety Local Headquarters of the Hiroshima Maritime Safety Headquarters

Sakai-Machi, Seihaku-gun

Tottori Prefecture and Matsue City, Yatsuka-gun, Nogi-gun, Oji-gun, Suki-gun, Chibu-gun and Ama-gun in Shimane Prefecture. The coastal waters on the high seas adjacent to Tottori Prefecture, and Matsue City, Yatsuka-gun, Nogi-gun, Oji-gun, Suki-gun, ChibuThe Hamada Maritime Safety Local Head quarters of the Hiroshima Maritime Safety Headquarters

Hamada City

Shimane Prefecture (excluding the jurisdictional area of the Sakai Maritime Safety Local Headquarters), and Yamaguchi City, Hagi City, Abu-gun and Mine-gun in Yamaguchi Prefecture. The coastal waters on the high seas adjacent to Shimane Prefecture (excluding the jurisdictional area of the Sakai Maritime Safety Local Headquarters), and Hagi City and Abu-gun in Yamaguchi Prefecture.

gun and Ama-gun in Shimane

Prefecture.

The Fukuoka Maritime Safety Local Headquarters of the Moji Maritime Safety Headquarters

Fukuoka City

Fukuoka City, Kasuya-gun, Tsukishigun, Sawara-gun, Itoshima-gun and Munakata-gun in Fukuoka Prefecture and Saga Prefecture. The coastal waters on the high seas adjacent to Fukuoka City, Masuyagun, Sawara-gun, Itoshima-gun and Munakata-gun, in Fukuoka Prefecture and Karatsu City, Higashi-matsuuragun and Nishi-matsuura-gun in Saga Prefecture.

Name

Location

Area of Jurisdiction

The Saseho Maritime Safety Local Headquarters of the Moji Maritime Safety Headquarters

Saseho City

Saseho City, Kita-matsuura-gun, Minami-matsuura-gun and Higashi-Sonoki-gun in Nagasaki Prefecture. The coastal waters on the high seas adjacent to (including the Omura Bay) Saseho City, Kita-matsuura-gun, Minami-matsuuragun, Higashi-sonoki-gun, and Sakitomachi, Omodaka-mura, Segawa-mura, Kurose-mura, Eshima-mura, Hirashima-mura, Nanatsugama-mura and Tairamura in Nishi-sonoki-gun in Nagasaki Prefecture.

The Nagasaki Maritime Safety Local Headquarters of the Moji Maritime Safety Headquarters

Nagasaki City

Nagasaki Prefecture (excluding the jurisdictional areas of the Saseho and Izuhara Maritime Safety Local Headquarters) and Kumamoto Prefecture. The coastal waters on the high seas adjacent to Nagasaki Frefec-ture (excluding the jurisdictional areas of the Saseho and Izuhara Maritime Safety Local Headquarters), Kumamoto Prefecture and Saga Prefecture (excluding the jurisdictional areas of the Fukuoka Maritime Safety Local Headquarters), Omuta City, Miike-gun, Yamato-gun and Mitsuma-gun.

The Izuhara Naritime Safety Local Headquarters of the Moji Maritime safety Headquarters

Izuhara-machi. Shimo-agatagun

Shimo-agata-gun, Kami-agata-gun and Iki-gun in Nagasaki Prefecture. The coastal waters on the high seas adjacent to Shimo-agata-gun, Kamiagata-gun and Iki-gun.

The Kagoshima Maritime

. Kagoshima City Kagoshima and Miyazaki Prefectures.

Safety Local Headquarters of the Moji Maritime safety Headquarters

The Oita Maritime Safety Local Headquarters of the Moji Maritime Safety Headquarters

The Hachinohe Maritime Safety Local Head-quarters of Shiogama Maritime Safety Headquarters.

The Funakawa Maritime Safety Local Headquarters of Shiogama Maritime Safety Headquarters

Name

The Hakodate Maritime Safety Local Head-quarters of Otaru Maritime Safety Headquarters The coastal waters on the high seas adjacent to Kagoshima and Miyazaki Prefectures.

Oita City

Oita Prefecture. The coastal waters on the high seas adjacent to Oita Prefecture.

Hachinohe City Aomori Prefecture. The coastal waters on the high seas adjacent to Aomori Prefecture and Kunohe-gun in Iwate Prefecture.

Funakawa City

Akita and Yamagata Prefectures. The coastal waters on the high seas adjacent to Akita and Yamagata Prefectures.

Location

Hakodate City

Area of Jurisdiction

Hakodate City, Kameda-gun, Ashibegun, Kamiiso-gun, Matsumae-gun, Hiyama-gun, Nishi-gun, Yamagoshigun, Kuto-gun, Futoro-gun, Okujirigun and Setana-gun in Hokkaido. The coastal waters on the high seas adjacent to Hakodate City, Kameda-gun, Ashibe-gun, Kamiisogun, Matsumae-gun, Hiyama-gun, Nishi-gun, Yamagoshi-gun, Kuto-gun Futoro-gun, Okujiri-gun, Setana-gun, Abuta-gun, Usu-gun, Muroran City, Horobetsu-gun, Shiraci-gun, Yufutsu-gun, Saru-gun, Niikappugun, Shizunai-gun, Miishi-gun, Urakawa-gun, Samani-gun, Horoizumi-gun, Hiroo-gun, Tokachigun, Shiranuka-gun, Kushiro City, Kushiro-gun, Akkeshi-gun, Nemurogun, Hanasaki-gun, Nokke-gun, Shibetsu-gun and Menashi-gun in Hokkaido.

ministry of Communications Notification No.193

June 9, 1948

It is announced hereby under the provisions of Article 14-(6) of the Regulations governing the Private Radio Telephones for Broadcasting Service that the followin greciever for radio

broadcast reception has passed the type test conducted in accordance with the provisions of Article 14 of the same Regulations:

> Minister of Communications TOMIYOSHI Eiji

Name of Reciever Elman No.2 National Type

Name and President: Address of Juji Applicant Yoshimura Name and ditto Address of Manufacturer

No.3-8, 6-chome, Higashi-jujo-machi, Kita-ku, Tokyo Taiyo Radio Co., Ltd.

May 26, 1948 Date of anction

Sanction No. 4 Number

Type Number H - 2 Type of Manufacturer

Frequency 550 KC - 1500 KC Band

Nanaora Diffusion Type Name of Reciever Bantam Super (5 tubes)

Name and Address of Kikuyoshi Applicant Nanao

President: No.665, 1-chome, Naka-meguro, Meguro-ku, Tokyo Nanao Radio Co., Ltd.

ditto Name and Address of Manufacturer

May 26, 1948 Date of Sanction

Sanction Number

No.5

Type Number of Manufacturer

NH 5082

Frequency Band

550 KC - 1500 KC

Name of Reciever

Jenic NC 20

Name and Address of Applicant -

President: Nobuyuki Takagaki

No.6, Nishi-8chome, Genza, Chuo-ku, Tokyo Japan Electronic Industrial Co., Ltd.

Name and Address of Manufacturer

ditto

Date of May 26, 1948 Sanction

Sanction Number

No. 6

Type Number NC 20 of Manufacturer

> Frequency Band

550 KC - 1500 KC

Name of Reciever

General 5NS - 1 Type

Name and Address. of Applicant

Yao Radio Co., Ltd.

No.18, 4-chome, Miyazono-dori, Nakano-ku,

Tokyo

Name and Address of

Manufacturer

May 26, 1948

Sanction Sanction Number

Date of

No. 7

ditto

Type Number of Manufacturer

5NS - 1 Type

requency

550 KC - 1500 KC

Name of Reciever

Band

Gaku-ho No.1 Type. Public Address Loud Speaker

Name and Address of Applicant

President: Jun-ichiro Hara

No. 313, Simomaruko-machi, Ota-ku, Tokyo Tokyo Radio Co., Ltd.

Name and ditto Address of Manufacturer

Date of Sanction May 26, 1948

Sanation Number

No. 8

Type Number Tomu 71 Type of Manufacturer

Frequency Band

550 KC - 1500 KC

Name of Reciever Tomu Diffusion Type 5 Tubes Super

Name and Applicant

Representative: No.313, Address of Hajime Oku

Shimo-Maruko-machi, Ota-ku, Tokyo Matsushiro Tokyo Radio Co., Ltd. Tokyo Branch

Name and ditto Address of Manufacturer

Date of Sanction May 26, 1948

Sanction Number

No. 9

Type Number Tomu - 13 Type of Manufacturer

Frequency

550 KC - 1500 KC

Band

ERRATA

In the Partial Amendments to the Enforcement Regulations for the Food Control Law, Ministry of Agriculture and Forestry Ordinance No. 34 of April 17, 1948, "The designation of the dealers shall be effected by the Minister of Agriculture and Forestry delivering to the applicants certificates of designation for dealers." is added as Par. 1 of Art. 6.

> Secretary of Ministry of Agriculture and Forestry

CONFERMENT & APPOINTMENT

Orbinet and Prime Minister's Office

May 8, 1948

WASHIZU Sadaji, Junior Seventh Court Rank: LIYAZAKI Seiichi:

Conferred Senior Seventh Court Rank, respectively.

Hay 17, 1948

FUJITA Kyugo:

Appointed Secretary of Court, Graded Second Class.

May 18, 1948

SASAKI Keioku:

Conferred Junior Seventh Court Rank.

May 24, 1948

KIYOKAWA Minoru,

Secretary of Ministry of Transportation:

YAMADA Jiro.

Secretary of Ministry of Communications:

Promoted to Second Class, respectively.

June 4, 1948

KUMEZAWA Ikuro.

Technical Official of Ministry of Transportation:

Appointed Technical Official of Pri-Minister's Office and concurrently Technical Official of Ministry of Transportation, Graded Second Class.

MIFUNE Michio. Educational Official of Ministry of Education:

Appointed Technical Official of Attorney, General's Office, Graded Second Class.

YAMAMOTO Tadashi, Secretary of Attorney. General's Office:

ASAHARA Michic.

ditto:

TAKAHASHI Yoshimi. ditto:

NAGATA Tetsuyoshi, ditto:

YAJIMA Tadao,

ditto:

UMEMURA Shin-ichi, Secretary of Public Procurator's Office:

Promoted to Second Class, respectively.

OKAZAKI Minoru, Secretary of Prime Minister's Office:

Appointed Secretary of Ministry of. Finance, Graded Second Class.

TAKAHASHI Teiji, Secretary of Ministry

of Finance:

NEGI Takao.

ditto:

Promoted to Second Class, respectively.

WIGASHITSUJI Masao.

Secretary of Ministry of Commerce and Industry:

Appointed Secretary of Ministry of Agriculture and Forestry. Graded Second Class.

KAWAHARA Jizaemon:

WATANABE Kota:

ONO Kohe:

SHIMIZU Saburo:

SHIGENOBU Misao:

MISHIMA Tsutomu:

FURUKAWA Miteuo:

NOZAKI Shinzo:

Appointed Technical Official of Ministry of Agriculture and Forestry. Graded Second Class, respectively.

MOROFUJI Yoshio, Secretary of Ministry of Agriculture and

Forestry:

KURODA Senichi, ditto:

TAMURA Koichi. ditto:

KATAGIRI Shozo. ditto:

NEGISHI Katsuji, ditto:

HASEGAWA Kunimi, Technical Official of

Ministry of Agri-culture and Forestry:

ditto:

ditto:

YAMOMOTO Yutaka. ditto:

ODA Kichigoro. ditto:

TOMINAGA Tamotsu, ditto:

SHINOHARA Nanaki, ditto:

KUDO Shiro, ditto:

ANZAI Kesao, ditto:

KUWABARA Takeji,

ditto:

HIRAYAMA Ryoichi,

UCHIGASHIMA Satoru.

SUGIURA Tadashi. ditto:

Promoted to Second Class,

respectively.

YOKOO Masayuki, Secretary of Ministry of Agriculture and Forestry:

Appointed Secretary of Ministry of Commerce and Industry, Graded Second Class.

SAKAGUCHI Taisaku, Secretary of Prine Minister's Office:

Appointed Secretary of Ministry of Transportation; Graded Second Class.

TANAKA Yujiro:

Appointed Educational Official of Ministry of Transportation, Graded Second Class.

EDA Eikichi. Secretary of Ministry of Transportation:

Promoted to Second Class.

OMORI Tadao:

AMANO Naomichi:

ISHITANI Seiichi:

TSUTSUI Haruji:

IKUTA Tsutomu:

Appointed Technical Official of Ministry of Communications, Graded Second Class, respectively.

SHIMOYAMA Yoshio. Secretary of Prime Minister's Office:

Granted No.15 Salary,

Assigned to General Affairs Section, General Affairs Bureau, Office of Fair Trade Commission.

(June 1, 1948, Prime Minister's Office)

ISHIMARU Yoshitomi. ditto:

Granted No.11 Salary,

Assigned to the 1st Section,

Research Bureau, Office of Fair

Trade Commission.

YOSHINO Hideo,

ditto:

Granted No.11 Salary,
Assigned to Securities Section,
-Commercial Bureau, Office of Fair
Trade Commission.

(June 2, 1948, ditto)

HAYAMA Shichiro, ditto:

Granted No.16 Salary,

Assigned to Secretariat Section,

General Affairs Bureau, Office of

Fair Trade Commission.

FUKUI Takeo, ditto:

Granted No.17 Salary,
Assigned to Investigation Section,
Hearings and Investigation Bureau,
Office of Fair Trade Commission.

(June 3, 1948, ditto)

KUNEZAWA Ikuro, Technical Official of Prime Minister's Office:

Appointed Member of Economic Stabilization Board.

MATSUI Sashichiro, Secretary of Ministry of Agriculture and Forestry and Concurrent Secretary of Ministry for Foreign Affairs:

Appointed Secretary of Ministry for Foreign Affairs and concurrently Secretary of Ministry of Agriculture and Forestry.

ENDO Ichiro, Technical Official of
Ministry of Commerce
and Industry and concurrent Technical
Official of Ministry
for Foreign Affairs:

Relieved of Additional office.

EN JOJI Sadao, Technical Official of Ministry of Agriculture

and Forestry:

SATO Kyugo, ditto:

MATSUSHIMA Tetsuya, ditto:

IKUTA Naoichi,

ditto:

ABE Bunjiro,

ditto:

MATSUZAKI Tosaku, Secretary of Ministry of Commerce and Industry:

Relieved of office at their own request, respectively.

KOMORI Shoichiro, ditto:

ASO Zenji, ditto:

Suspended from service in accordance with the Ordinance relating to the Status of Civil Officials, Article 11, Paragraph 1, Item 2, respectively.

AKIMOTO Fumito, Technical Official of Prime Minister's Office and concurrent Technical Official of Ministry of Transportation:

Relieved of principal office and solely appointed Technical Official of Ministry of Transportation.

SAKURAI Tatsuo, Secretary, Ministry of Transportation:

MOMOSAKI Hiroshi, Educational Official of Ministry of Transportation:

Relieved of office at their own request, respectively.

(June 4, 1948, ditto)

HAYASHI Eitaro, Technical Official and concurrent Secretary of Attorney, General's Office:

Ordered to be attached to Yokohama Prison.

HIROSE Eigoro,

ditto:

Ordered to be attached to Tokyo

Detention House.

ASANO Toshinobu, ditto:
Ordered to be attached to Fuchu
Prison.

(May 19, 1948, Attorney. General's Office)

TakeDA Shohei, Secretary of Attorney.
General's Office:

Nominated to Governor of Tsuchiura
Sub-prison.

MIE Kozo, ditto:

TAKAMINE Hiroshi, Technical Official of Attorney General's Office:

ENDO Tatsuo. ditto:

HONDA Sanemasa, ditto:

YAMADA Hiroshi. ditto:

TAMAU Michitsune, ditto:

Ordered to be attached to Kosuge Prison.

Concurrently ordered to be attached to Tokyo Detention House, respectively.

KURIHARA Taijiro, ditto:
Ordered to be attached to Kawagoe
Juvenile Prison.

(May 29, 1948, ditto)

DAIKUHARA Takashi, Educational Official of Ministry of Education:

Granted No. 27 Salary,

Nominated to Professor of Kyoto Textile Technical College.

CHIPA Kiichiro, ditto: Granted No.24 Salary.

TAKAHASHI Yosoo, ditto: Granted No.22 Salary, Nominated to Professor of Kagoshima Agricultural & Forestry College.

MATSUDA Sakae, ditto:

Granted No. 19 Salary,

Nominated to Professor of Tokyo Higher Normal School.

NISHIFUJI Masso. ditto:

Granted No.19 Salary,

Nominated to Professor of Hikone Economics College.

YUBA Masafumi, ditto:

Granted No.19 Salary,

Nominated to Professor of Yonago Medical College.

YOSHIDA Norio, ditto:

Granted No. 18 Salary,

Nominated to Assistant Professor of Hiroshima University of Literature & Science.

YAMADA Hideo,

ditto:

OGI Musao,

ditto:

ditto:

Granted No.16 Salary,

Nominated to Professor of Preparatory Course of Tokyo Dental University of Medicine, respectively.

ONO Seisaburo.

Granted No.15 Salary.

OTA Fuyuo, ditto:

Granted No. 15 Salary,

Nominated to Professor of Kagoshima College of Fishery.

OKAMOTO Jujiro, ditto:

Granted No.14 Salary,

Nominated to Professor of Special Division of Medicine attached to Kanazawa University of Medicine.

Concurrently nominated to Assistant Professor of Kanazawa University of Medicine.

KAKE Tonao,

ditto:

Granted No.12 Salary,

Nominated to Assistant Professor of Nagasaki University of Medicine, Assigned to Research Institute for Endemic attached to Nagasaki University of Medicine.

OKAMURA Seizo. ditto:

Concurrently assisgned to Research Institute for Chemistry.

IKEJIMA Katsunosuke, ditto:

Ordered to be Acting Director of Utsunomiya Agricultural & Forestry College.

SATO Noriyuki, ditto:

Assigned to Tokyo Deaf & Dumb School.

(March 31, 1948, Ministry Of Education)

IGUCHI Tsuneo, ditto:

KANESHIGE Kankuro, ditto:

Ordered to be Councillor of Tokyo University, respectively.

TAGUCHI Yoshio; ditto:

Ordered to be Superintendent of Middle School attached to Men's Division of Ibaragi Normal School.

SAKAI Seiichi, ditto:

Ordered to be Superintendent of Middle School attached to Women's Division of Ibaragi Normal School.

SATO Shinkuro, ditto:

Nominated to Professor of Osaka Second Normal School.

(April 1, 1948, ditto)

YAMADA Tamotsu, Educational Official of Local Government:

Relieved of Acting Director of Agricultural & Forestry College of Shimane-ken.

(April 6, 1948, ditto)

KURIHARA Kizo, -Educational Official of Ministry of Education:

Granted No.17 Salary,

Assigned to Fukushima Normal School.

(April 9, 1948, ditto)

ISHII Mosuke, Secretary Ministry of Education:

Granted No.30 Salary.

KUBOTA Eiichi, Educational Official of Ministry of Education:

Granted No. 25 Salary.

KIMURA Tsunenobu, ditto:

Granted No. 25 Salary,

Nominated to Professor of Oita Economics College.

KITAKAWA Toshio, Technical Official of Ministry of Education:

Ordered to be Acting Chief of Research Institute for Statistic Mathematics.

MURAHASHI Tokiro, Educational Official of Ministry of Education:

Nominated to Professor of Hikone Economics College.

· (April 10, 1948, ditto)

IZUMIDA Yoshitami, ditto:

Granted No.19 Salary.

ASANO Yoshihiro, ditto:

Granted No.19 Salary,

Nominated to Professor of Osaka Higher School.

MINAMI Shigeo, ditto:

Nominated to Head of Hospital attached to Matsumoto Medical College.

KAWASAKI Tadashi, ditto:

Nominated to Professor of Technical College of Hyogo-ken.

HAYASHI Renichi, ditto:

Nominated to Professor of Kobe Economics College of Hyogo-ken.

| SAKURAGI Shingo, ditto:

Nominated to Professor of Kobe Municipal College of Foreign Affairs.

NISHIOKa Sakae, ditto:

Nominated to Professor of Agricultural & Forestry College of Ehime-ken.

(April 12, 1948, ditto)

NAKAMURA Nobuyuki, ditto:

Nominated to Professor of Shizuoka Agricultural & Forestry College.

NAKANISHI Minoru, Secretary of Ministry of Education:

Concurrently assigned to Nagoya Technical College.

(April 13, 1948, ditto)

WAKABAYASHI Yoshio, Educational Official of Ministry of Education:

Granted No.16 Salary,

Nominated to Professor of Special Division of Medicine attached to Niigata University of Medicine.

JYOTAKI Tomosada, ditto:

Granted No.15 Salary,

Nominated to Professor of Meiji Technical College.

HADA Toshio, ditto:

Granted No.13 Salary,

Nominated to Professor of Kanazawa Technical College.

SAITO Takeo. ditto:

Ordered to be Chief of Women's Division of Aomori Normal School.

OMI Ryojiro, ditto:

Nominated to Professor of Akita Normal School,

Ordered to be Chief of Men's Division of Akita Normal School.

SAKUTA Yasuji, ditto:

Ordered to be Chief of Women's Division of Yamagata Normal School.

| YAMAMOTO Hayashi, ditto:

Relieved of Chief of Women's Division of Yamagata Normal School.

MOMOSE Hajime ditto:

Nominated to Professor of Saitama Normal School.

Ordered to be Chief of Men's Division of Saitama Normal School.

MIURA Yoshio, ditto:

Nominated to Professor of Tokyo First Normal School,

Ordered to be Chief of Women's Division of Tokyo First Normal School.

MASUI Masuo. ditto:

Nominated to Professor of Tokyo Third Normal School.

INOUE Haruo, ditto:

Nominated to Professor of Niigata Second Normal School,

Ordered to be Chief of Men's Division of Niigata Second Normal School.

IWASAKI Shuichi, ditto:

Ordered to be Chief of Women's Division of Niigata Second Normal School.

KAWAI Shogo, ditto:

Nominated to Professor of Shizuoka First Normal School,

Ordered to be Chief of Men's Division of Shizuoka First Normal School.

NAKAJIMA Tsuneo, ditto:

Ordered to be Superintendent of Primary School attached to Shizuoka Second Normal School.

TARAYASHI Yoshinobu, ditto:

Relieved of Superintendent of Primary School attached to Shizuoka Second Normal School.

| HASEGAWA Shohei, ditto:

Nominated to Professor of Aichi Second Normal School.

SHINOHARA Minoru. ditto:

Ordered to be Chief of Women's Division of Shimane Normal School.

IIZUKA Ginji, ditto:

Relieved of Chief of Women's Division of Shimane Normal School.

KAMIGUJI Katsuhiko, ditto:

Ordered to be Chief of Women's Division of Okayama Normal School.

WATANARE Tadao, ditto:

Mominated to Professor of Yamaguchi Normal School.

Ordered to be Chief of Men's Division of Yama uchi Normal School.

SATO Genta. ditto:

Mominated to Professor of Yamagata Normal School for Youth Schools.

UJITE Yoshiyuki, Educational Official of Local Government:

Nominated to Director of Shinchi Higher School of Fukushima-ken.

SASAHARA Gisaburo, ditto:

Nominated to Director of Tsurucka First Higher School of Yamagata-ken and concurrently Principal of Tsurucka Middle School of Yamagata-ken.

SEKI Shiro. ditto:

Nominated to Director of Yonezawa Second Higher School of Yamagata-ken and concurrently Principal of Yonezawa Technical School of Yamagata-ken.

(April 15, 1948, ditto)

MOGA Tsuneyoshi, Educational Official of Ministry of Education:

Granted No.27 Salary.

CGASAWARA Rikuro, Educational Official of Local Government:

Nominated to Director of Odawara

Municipal Girls' High School and concurrently Principal of Odawara Municipal Girls' High School.

(April 16, 1948, ditto)

NISHIDA Masao, Educational Official of Ministry of Education:

Granted No. 23 Salary.

KIUCHI Shuichi, ditto:

Concerrently nominated to Professor of Nagano Technical College.

(April 17, 1948, ditto)

OGI Masao. ditto:

Granted No. 17 Salary,

Nominated to Professor of First Higher School.

(April 18, 1948, ditto)

MIYABE Masao, Secretary of Ministry of Education:

Assigned to School Education Bureau.

FUKUSHTRO Eiichi, ditto:

Assigned to Niigata Higher School.

KUROHASHI Kumeichi, Educational Official of Ministry of Education:

Nominated to Professor of Kobe Economics College of Hyogo-ken.

(April 20, 1948, ditto)

SUMIHARA Satoru, Judge:

Granted No.1 Compensation.

(May 7, 1948, Supreme Court)

FUJITA Kyugo, Secretary of Court:

Granted No.20 Salary,

Ordered to be attached to Supreme .Court,

Nominated to Clerk of Supreme Court.

ONO Mikuzo, Secretary of Court:

Relieved of principal post at his

own request.

(May 17, 1948, ditto)-

COLLECTIVE INFORMATION GOVERNMENT MATTERS

On May 31, 1948, the official business detail regulation was revised at Nagano Prefectural Office. So, the Sections of 1st Demobilization and 2nd Demobilization were abolished at Welfare Department and Demobilization Section was newly established at the said Department instead. The said revision was effective on and after the same day.

THE DIET

HOUSE OF REFRESENTATIVES

Notice of Public Hearing

June 9, 1948

The communication Committee of the House of Representatives will hold a public hearing concerning "Bill concerning Telegraph and Telephone Charges and Bill for Partial Amendment to the Mail Law, etc." as undermentioned. Those who are desirous of expressing their views are requested to apply:

- of charge of mail and telegraph and telegraph and telegram.

 In case of pro, the rate of raise.
 - 2. Date: At 10.00 a.m., June 14, 1948.

- 3. Location: In the premises of the House of Representatives
- 4. Application: The reasons for expressing views, concrete matters, and the pro or con to the subject shall be submitted in written form to the Chairman of the Communication Committee of the Committee Department of the House of Representatives,

 Nagata-cho, Chiyoda-ku, Tokyo.(Name,address and occupation shall be written clearly.)
- 5. Term of application:

June 11, 1948

6. Notification of the person selected to attend:

The person who is
to attend the meeting
shall be selected from
among the applicants
by the Committee, and
shall be informed
thereof by telegram
or by special delivery
mail.

7. Travelling expenses and allowances:

The attendants shall

be given travelling

expenses and day all
owances.

For further information, please refer to the Committee Department of

the House of Representatives.

(Tel. Ginza (57) 4142-6)
Chairman of the Communication
Committee of the House of
Representatives
DOI Naosaku

Bills Introduced

On June 1, the following Bills were introduced by the Cabinet:

Bill concerning the Decision and Revision of the Official Price of Manufactured Tobacco

Bill to Amend a part of the Trade

Fund Special Account Law

Bill for the Establishment of Foreign Ministry

Bill Sent

On June 1, the following Cabinet
Bill was sent to the House of Councillors:

Bill for Special Measures for the Commissioners of Higher Civil Service Examination and Ordinary Civil Service Examination

Urgent Interpellation Submitted
On June 1, the following urgent
interpellation was introduced:
Urgent Interpellation concerning the
Measures for the Damages caused by
Hail (submitted by NOMOTO Shinakichi)

Written Answer Received
On June 1, the following written

written Answer to the Question
concerning the Adjustment of Prices
for the Agricultural Products in
the Lower Production Districts
submitted by a Member of the House
of Representatives, KAWAGUCHI
Yoichi

Approval of Government Delegates

On June 1, the Presidint MATSUOKA
Approved the appointment of the following persons to the Government Delegates
for which the Prime Minister ASHIDA had
applied:

ITO Masayoshi, Secretary of the
Ministry of Agriculture and Forestry
(Chief of the Accounts
Section of the Agriculture and Forestry
Minister's Secretariate)

NOGI Shinichi, Secretary of the Attorney-General's Office (Chief of the General Affairs Section of the Prosecution Bureau)

MIYASHITA Akiyoshi, ditto (Chief of the Criminal Affairs Bureau of the Prosecution Bureau)

HOUSE OF COUNCILLORS

Presentation of Reports

The Chairmen of the Committees presented the Reports of Bills passed, and the Bills were as follows:

Presented on May 31

Bill for Amendment to the Law for Exceptions for Filing of the Return and Period of Payment of the Income
Tax for 1948

Bill Concerning New Salaries for Government Employees

Bill for Cemetries and Burial
Bill for Abolition of the Regulation for Import and Export of Meat
Report on Petitions No.2 of the
Transportation Committee

Special Report on Petitions No.2 of the Transportation Committee

On June 1 the Chairman presented the following Reports:

Report on Decision of Bill for Consolidation of the Electric Wave Physics Research Institutes to the Electric Laboratory

Report on Petitions No.7 of the National Land Planning Committee Special Report on Petitions No.7 of the National Land Planning Committee

Report on Petitions No.3 of the Transportation Committee

Special Report on Petitions No.3

of the Transportation Committee
Report on Representations No.1 of
the Transportation Committee

Special Report on Representations
No.1 of the Transportation Committee
On June 3 the Chairman presented the
following Reports:

Report on Decision of Bill for
Provisional Measures for the Committees
of the Higher civil Service Examination and the Lower Civil Service
Examination

Report on Revision and Decision

of Bill for Partial Amendments to the Fire Defence Organization Law.

Report on Petitions No.8 of the National Land Planning Committee

Special Report on Petitions No.8 of the National Land Planning Committee

Report on Representations No.4 of the National Land Flanning Committee Special Report on Representations No.4 of the National Land Flanning Committee

Report on Petitions No.1 or the Fisheries Committee

Special Report on Petitions No.1 of the Fisheries Committee

Report on Representations No.1 of the Fisheries Committee

Special Report on Representations
No.1 of the Fisheries Committee

LOCAL ADMINISTRATION

Prefectural Assembly

The extra ordinary session of the Kanagawa Prefectural Assembly held on May 28, 1948 was closed on May 29.

(Kanagawa-ken)

The 7th regular session of the Aomori Prefectural Assembly was closed on June 2, 1948.

(Aomori-ken)

The regular session of the Shimane Prefectural Assembly was convoked on May 31, 1948.

(Shimane-ken)

The regular session of the Kagawa Prefectural Assembly held on May 24, passed the original bills and was closed on June 3, 1948.

(Kagawa-ken)

It has been decided that the extra ordinary session of the Oita Prefectural Assembly will be convened on June 9, in order to have deliberation on a bill for revision of the regulations ruling its committees.

(Oita-ken)

NOTICE

FISHERY FOUNDATION

June 9, 1948

Whereas, Magojiro Sawabe and seven others, No. 5664, Omaezaki-mura, Haibaragun, Shizuoka-ken have applied for registration of preservation of ownership of "Hakutaka-maru", sailing vessel registered at Omaezaki-mura and her equipment, fishing, implements, etc. belonging to the said persons, for the purpose of creating a fishery foundation, any person who has a claim over the movable property that is to be included in the said faundation or any creditor of seizure or provisional seizure or provisional disposition shall file his claim with this Branch within thirty-two days from the date of publication of this notice.

The inventory of the said foundation is available at this Branch for the inspection of the interested parties.

Sagara Branch,
Shizuoka Judicial
Bureau

June 9, 1948

Whereas. Gai-Ichi Osaka residing . at 67, Orikasa, Toyoura-machi, Tagagun, Ibaraki-ken, has applied for registration of ownership of the fishing-nets, buildings, etc. belonging to the fishery rights under the licensed No.846 and No.847, for the purpose of creating a fishery foundation, anyone who has a claim over the movable property that is to be included in the said foundation or any creditor of seizure, provisional seizure or provisional disposition is requested to report to this Office to that effect whthin 32 days from the date of publication of this notice.

The inventory of the said estate is available at this Office for the inspection of the interested parties.

Takahagi Branch,
Mito Judicial Bureau

PUBLIC NOTICE :

Notice of Dissolution

May 15, 1948

Notice is hereby given that the general meeting of shareholders of the undermentioned company, held on April 30, 1948, Passed a resolution to dissolve the company. All the creditors against the company are required to

send in their claims within a period of two months after the date of this public notice, or, in default thereof their claims will be excluded from the liquidation.

Kabushiki Kaisha Akatsuki Shobo

Liquidator: Kiyoshi Morimoto No.25, 3-chome, Katsuyamadori, Tennoji-ku, Osaka

Public Announcement

May 20, 1948

members of the undermentioned company held on March 29, 1948 the decision was made that "The Yoneda Zoki Yugen Kaisha" (the Yoneda Machinery Manufacture Co., Ltd.) should be dissolved and changed into "The Yoneda Zoki Kabushiki Kaisha" (the Yoneda Machinery Manufacture Joint-stock Company) altering its organization. Accordingly if there is any creditor who has objection against this decision he must submit his own intention within two months from the date of publication of this notice. Annauncement is published

Yoneda Machinery
Manufacture Co., Ltd.
No.322, 4-chome, Gamo-cho,
Joto-ku, Osaka

Announcement for Creditors

May 19, 1948

The undermentioned company has been dissolved in accordance with the

resolution adopted at the general meeting of shareholders called on May 11, 1948. Therefore, those who have any credits to the company are requested to report within two months from the day following the publication of this notice. If the creditors fail to report within this period, their credits shall be excluded from the liquidation.

Sanko Rikagaku Kogyo Kabushiki Kaisha

Liquidator: Ninchiro Nishiyama

No.1123, Tsurumi-cho, Tsurumi-ku, Yokohama

Notice re Dissolution

June 9, 1948

The undermentioned company has been dissolved in accordance with the resolution adopted at the general meeting of shareholders called on August 2, 1947. Therefore, those who have any credits to the company are requested to report within two months from the day following the publication of this notice. If the creditors fail to report during this period, their credits shall be excluded from the liquidation.

Kanagawa-ken Iyaku-hin Haikyu Kabushiki Kaisha

Representative Liquidator: Kiichi Kato

No.37, 1-chome, Shirokane-cho, Minami-ku, Yokohama

Notice re Dissolution

June 9, 1948

Notice is hereby given that the undermentioned company was dissolved on January 17, 1948, in accordance with the decision made at the general meeting of stockholders. Accordingly the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

within the aforesaid period shall be excluded from the liquidation.

Fuji Gyogyo K.K. (Fuji Fishery Co., Ltd.)

Liquidators: Matsukichi Uchikiba

Fukuo Furuya

No.16, Sanno-cho, Yokosuka-shi

Notice re Dissolution

May 13, 1948

Notice is hereby given that the undermentioned company was dissolved on April 30, 1948, in accordance with the decision made at the extraordinary general meeting of stockholders.

Accordingly the creditors to this company are requested to report their claims within two months from the day of publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Liquidation Office of Taiyo Shoji K.K.

Liquidator: Hirosuke Ito
No.40, 2-chome, Sakae-cho,
Ikuta-ku, Kobe-shi

Reorganization Notice

March 1, 1948

Notice is hereby given that it was decided with unanimous consent of the partners at the partners' general meeting held on Feb. 24, 1948 to reorganize its constitution of Yugen Kaisha (limited liability company) to be incorporated as Kabushiki Kaisha (joint-stock company).

Any creditor who has any objection to the above decision is requested to notify the company to that effect within two months from the day of publication of this notice.

Nihon Shiro-nameshigawa Kako Yugen Kaisha (Japan White Leather Processing Limited Company)

Representative Director: Gengoro Uesugi

No.951, Dainichi-gawara, Nosato, Himeji-shi

Notice re Dissolution

May 20, 1948

Notice is hereby given that the undermentioned union was dissolved on February 28, 1947, in accordance with the previsions of Art. 76, Par. 4 of the Commercial and Industrial Cooperative Union Law. Accordingly the

creditors to this union are requested to report their claims within two months from the day of publication of this notice.

Any claim failing to submitted within the aforesaid period shall be excluded from the liquidation.

Niigata Fuhaku Seihin Kogyo Shisetsu Kumiai

Liquidators: Tokutaro Sakai

Masaichi Isobe

Junjiro Yamaguchi

Goban-cho, Hommachi-dori, Niigata-shi

Notice re Dissolution

June 9, 1948

Notice is hereby given that the undermentioned company was dissolved on April 28, 1948, in accordance with the decision made at the general meeting of stockholders. Accordingly the creditors to this company are requested to report their claims within two months from the day of publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

K.K. Niigata Hakudo Kogyo-sho Representative Liquidator: Eikichi Sato No.97, 2-chome, Hakusan-ura,

Amalgamation of Companies

May 5, 1948

Niigata-shi

Notice is hereby given in accordance with the provisions of the Commercial Code that at the stockholders' general meeting of the undermentioned companies respectively held on October 11, 1947, it was decided that Showa Sangyo K.K. should be merged with Nippon Shokuhin K.K. and Toa Yogyo K.K. and the former continue to exist succeeding to all the rights and duties of the latters which are to be dissolved on the effectuation of the said amalgamation. this connection, any creditor who has objection to the above decision is requested to report to that effect within two months from the day of publication of this notice to the respective company concerned.

Showa Sangyo K.K.
(Showa Industrial Company, Ltd.)
No.27, Hatsukaichi-cho,
Saiki-gun, Hiroshima-ken
Ninon Shokuhink.K.
(Japan Foodstuff Co., Ltd.)
No.358-22, Hatsukaichi-cho,
Saiki-gun, Hiroshima-ken
Toa Yogyo K.K.
(Toa Geramics Co., Ltd.)
No.627-5, Okiube, Ube-shi

Notice re Reorganization of a Company

May 17, 1948

Notice is hereby given that at the extraordinary general meeting of the undermentioned company held on May 15, 1948 it was decided to reorganize its constitution of Yugen Kaisha(Limited liability company) to be incorporated as Kabushiki Kaisha (Joint-stock company) capitalized for ¥ 500,000 under the name of the K.K.

Toa Zosen Kogyo-jo.

Any creditor who has any objection to the above decision is requested to notify the company to that effect within two months from the day of publication of this notice.

Yugen Kaisha Toa Zosen Kogyo-jo (Limited Liability Company Toa Shipbuilding Industry Pl Plant)

No.1, Shin 1-chome, Hinaku-cho, Ashikita-gun, Kumamoto-ken

Announcement for Creditors

May 17, 1948

The undermentioned company has been dissolved in accordance with the resolution adopted at the general meeting of shareholders called on April 30, 1948. Therefore, those who have any credits to the company are requested to report within two months from the cay of the publication of this notice. If the creditors fail to report during this period, their claims shall be excluded from the liquidation.

Kabushiki Kaisha Gonda-Gumi Liquidator: Sozaemon Makino

Notice re Dissolution

June 9, 1948

Notice is hereby given that the undermentioned company was dessolved on May 26, 1948, in accordance with the decision made at the general meeting of stockholders. Accordingly the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Asahi Kompo Kogyo K.K.
Liquidator: Tokuji Naemura
No.4, Nihonbashi Tori-2-chome,
Chuo-ku, Tokyo

Notice of Reorganization

May, 1948

According to the decision made at the members general meeting on May 10, 1948, the undermentioned company determined to alter its organization under the name of "Tomita Gokin Kogyo kabushiki Kaisha" (Tomita Metallic Compound Industrial Co., Ltd.).

Therefore any creditor who has any objection to this decision is requested to report to that effect within 60 days from the day of publication of this notice.

Yugen Kaisha Tomita Gokin Chuzo-sho No.1875, Shimura-maeno-cho, Itabashi-ku, Tokyo

Notice re Dissolution

May 29, 1948

The undermentioned company was dissolved on May 28, 1948, in accordance with the decision made at the extra-ordinary general meeting of stockholders. Accordingly the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Kyoto-fu Iyakuhin Haikyu K.K.
Liquidator: Zensuke Yamamura
No.260, Makieya-cho, Nijoagaru, Karasumaru, Nakakyo-ku,
Kyoto

Notice re Dissolution

May 3, 1948

Notice is hereby given that the undermentioned company was dissolved on May 2, 1948, in accordance with the unanimous consent of the partners. Accordingly the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Any claim failing to be submitted

within the aforesaid period shall be excluded from the liquidation.

Kyoto Kajitsu Gomei Kaisha Liquidator: Yae Kitai No.438, 8-chome, Miyagawa-suji, Higashiyama-ku, Kyoto-shi

Notice re Dissolution

May 28, 1948

undermentioned company was dissolved on May 19, 1948, in accordance with the decision made at the general meeting of partners. Accordingly the creditors to this company are requested to report their claims within two months from the day of publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Yugen Kaisha Chukyo Shoji Liquidator: Kenji Sasaki No.7, Shikan-jima, Sasaharacho, Konohana-ku, Osaka-shi

Notice re Dissolution

May 26, 1948

Notice is hereby given that the undermentioned union was dissolved on Feb. 28, 1947, in accordance with the provisions of Art. 75, Par. 4 of the Commercial and Industrial Cooperative Union Law. Accordingly the creditors to this union are requested to report

their claims within two months from the day following publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Osaka-fu Yushi Haikyu Tosei kumiai

(Osaka Prefectural Oils and Fats Distribution Control Union)

Liquidator: Tasuke Nakajima No.85-1, 2-chome, Kitahama, Higashi-ku, Osaka-shi

Notice re Dissolution

May 26, 1948

Notice is hereby given that the undermentioned company was dissolved on May 5, 1948, under the instructions of the Fair Trade Commission, and in accordance with the decision made at the stockholders, general meeting.

Accordingly the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Osaka-fu Eisei-zairyo K.K. (Osaka Hygienic Material Co., Ltd.)

Representative Liquidator: Kunitsugu Shimizu

No.18-1, 1-chome, Doshu-cho,

Higashi-ku, Osaka-shi

Notice re Dissolution

. May 24, 1948

Notice is hereby given that the undermentioned union was dissolved on May 9, 1947, in accordance with the provisions of Article 75, Par.4 of the Commercial and Industrial cooperative union Law. Accordingly the creditors to this union are requested to report their claims within two months from the day of publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Osaka-fu Oke-rui Seizo Tosei Kumiai (Osaka Tubs Manufacturing Control Union) Liquidator: Kanejiro Hayashi No.19, 4-chome, Nishi Dotombori-dori, Nishi-ku, Osaka-shi

Notice of Dissolution May 25, 1948

Notice is hereby given that the general meeting of partners of the undermentioned company, held on May 25, 1948, passed a resolution to dissolve the company. All the creditors against the company are required to send in their claims within a period of two months after the date of this public notice, or, in default thereof, their claims shall be excluded from the

liquidation.

Daido Kogyo Yugen Kaisha Liquidator: Hikozo Murata No.70, 7-chome, Uehon-machi, Tennoji-ku, Osaka

Dissolution Notice

April 15, 1948

In accordance with the resolution passed at the extraordinary general meeting of stockholders held on April 15, 1948, the undermentioned company was dissolved. Accordingly creditors to this company are requested to report to that effect within two months from the day following publication of this notice.

Any claim not duly submitted within the aforesaid period shall be excluded from the liquidation.

> Kansai Kinzoku-kigu Koeki K.K. Liquidator: Yoshikane Horibe No.10, 2-chome, Sueyoshibashidori, Minami-ku, Osaka-shi

Notice re Dissolution

May 25, 1948

Notice is hereby given that the undermentioned union was dissolved on Feb. 28, 1947, in accordance with the provisions of Article 75, Par. 4 of the Commercial and Industrial Cooperative Union Law.. Accordingly the creditors

to this union are requested to report their claims within two months from the day following publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Osaka Zori Tosei Kumiai (Osaka Sandals Control Union) Liquidator: Shinjiro Takeuchi No.28, 2-chome, Matsuzaki-cho, Abeno-ku, Osaka

Notice to Creditors

May-20, 1948

Notice is hereby given pursuant to the provisions of the Commercial Code that the undermentioned company was dissolved on May 16, 1948, in accordance with the decision made at the general meeting of stockholders held on the said date. Accordingly the creditors to this company are requested to report their claims within 2 months from the day of publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Iwaya Bussan Kabushiki Kaisha -Liquidator: Nactaka Iwaya No.4, 1-chome, Hanakage-cho, Himeji-shi

Notice re Dissolution

May 28, 1948

Notice is hereby given that the

undermentioned company was dissolved in accordance with the decision made at the general meeting. Accordingly the creditors to this company are requested to report their claims within two months from the day of publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Kuwana Tochi Tatemono K.K. Liquidator: Seiroku Ito

Dissolution Notice of Limited Company

May 5, 1948

As this company was dissolved on April 28, 1948 according to the decision adopted at the extraordinary general meeting of shareholders, the creditors to this company are requested to report their claims within two months from the day of publication of this notice.

Any claim not duly reported within this term, shall be excepted from the liquidation.

Gifuya Meriyasu K.K.
Liquidators: Jotaro Hara
No.19, 5-chome, Negi-cho,
Nakamura-ku, Nagoya-shi

Amalgamation of Companies

March, 1948

Notice is hereby given that at

the general meeting of the undementioned companies respectively held on February 22, 1948, if was decided that the Taiyo Insatsu K.K. should be merged with the Ito Taiyo Insatsu K.K. and the former continue to exist succeeding to all the rights and duties of the latter which is to be dissolved on the effectuation of the said amalgamation. Provided that, however, the approval for the said amalgamation should not be given by the component authorities, the said amalgamation shall be annulled.

Any creditor who has objection to the above decision is requested to report to that effect to the respective company concerned within 2 months from the day following publication of this notice.

Taiyo Insatsu K.K.

No.206-2, Shimoda-machi,

Kamo-gun, Shizuoka-ken

Ito Taiyo Insatsu K.K.

No.221-1, Yukawa, Ito-shi,

Shizuoka-ken

Notice re Dissolution

April 20, 1948

The undermentioned company was dissolved in accordance with the decision made at the general meeting of stockholders held on April 16, 1948. Accordingly the creditors to this company are requested to report their claims within two months from the day

following publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Hiroshima Shusanjo Tochi Tatemono K.K.

Representative Liquidator:
Tomomichi Inoue

No.40-1, Nakajima Hon-machi, Hiroshima-shi

Liquidation Office: c/o Katsutaro Matsumoto.

No.6, Futabano-sato, Hiroshima-shi

Notice re Dissolution

May 15, 1948

Notice is hereby given that the undermentioned company was dissolved in accordance with the decision made at the stockholders' general meeting held on April'15, 1048. Accordingly the creditors to this company are requested to report their claims within two months from the day following publication of this notice.

Any claim fa ling to be submitted within the erores properiod shall be excluded from the liquidation.

Hiroshima-ken Katei-yaku Haikyu K.K. (Hiroshima Prefectural Household Drugs Distribution Co., Ltd.)

Representative Liquidator: Yasutaro Ishii

> No.62, Sarugaku-cho, Hiroshima-shi

Reorganization Notice

May 2, 19 8

At the extraordinary general meeting of the component members held on May 1, 1948, it was decided that Tanimoto Shoji Yugen Kaish shoud be reorganized the system of the company as Tanimoto Kogyo Kabushiki Kaisha In this connection those creditors having objection against the above decision are requested to report the company to that effect within two months from the day of publication of this notice.

The present notice is hereby given in accordance with the provisions of the Limited Company Law.

Tanimoto Sho.ii Yugen Kaisha Director & President: Hiroshi Tanimoto No.602, 1-chome, Senda-cho, Hiroshima-shi, Hiroshima-ken

Application for Rejection of Public Notice of Reorganization
May 16, 1948

Notice is hereby given that the reorganization of the undermentioned company was decided at the extraordinary general meeting held on March 4, 1948 and it was notified in the Official Gazette dated April 23, 1948, but the application for rejection of the said public notice of reorganization was adopted again at the general meeting

of this company on May 16, 1948 and has been applied.

Kure Fuhaku Kogyo Yugen Kaisha No.1077, Tadanoumi-machi, Toyoda-gun, Hiroshima-ken

Notice of Dissolution

May 23, 1948

As our company was dissolved according to the resolution passed at the ordinary general meeting held on May 17, 1948, creditors to our company are requested to report their claims within two months from the next day of publication of this notice. If such claims as not duly reported within the fixed term shall be excluded from the liquidation.

The Yamaguchi-ken Iyakuhin
Haikyu K.K.
(The Yamaguchi Prefectural
Medical Distribution Co., Ltd.)
Liquidator: Tomiro Isobe
2297-1, Oaza Shimo-unorei,
Yamaguchi-shi, Yamaguchi-ken

Notice re Dissolution

May 20, 1948

Notice is hereby given that the undermentioned company was dissolved on Apr. 30, 1948, in accordance with the decision mace at the partners! general meeting. Accordingly the creditors to this company are requested to report their laims within two

months from the day of publication of this notice.

Any claim failing to be submitted within the aforesaid period shall be excluded from the liquidation.

Yugen-kaisha, Kyushu Zosen-jo. (Kyushu Dockyard, Co., Ltd.) Liquidator: Yazo Honda No.75, Kita-minato-cho.

NOTIFICATION CALLING FOR REPORT IN CONNECTION WITH DISAPPEARANCE

May 18, 1948

The Missings: Teruko Nuritani Domicile: No.2046, Nashio, Shiose-mura,

Arima-gun, Hyogo-ken Date of Birth: Nov. 17, 1930

Toshikatsu Nuritani

Domicile: ditto

Date of Birth: Aug. 26, 1940

Asako Nuritani

Domicile: ditto

Date of Birth: Oct. 31, 1941

Last Residence: No.47, 2-chome, Hondacho-dori, Nishi-ku,

> Osaka-shi ditto

ditto

whereas, with reference to the abovementioned missing persons, Motojiro Nuritani has filed representation calling for the adjudication of disappearance, the missing persons shall notify this Court of their subsistence not later than 10.00 a.m., April 11, 1949.

If they fail to do so, the adjudication of disappearance may be prenounced upon them. Any person who knows that the missing persons are alive or dead must also report to this Court at or before the abovementioned date.

Osaka Court of Domestic
Relations

May 18, 1948

The Missing: Tsurue Sato Permanent Domicile:

No.212, Ichigi, Sakanoichi-machi, Kita-amabe-gun, Oita-ken Last Residence:

Tanakaichi, Ishimatsu, Yufuin-, machi, Hayami-gun, Oita-ken
Date of Birth: January 1, 1906

Against the above missing person an interested party, Ko Sato, has applied for the adjudication of disappearance. Therefore, the missing person should report her existence to this Court by 9.00 a.m., December 22, 1948.

In case of failure to make the report, the adjudication of disappearance may be pronounced upon her. Any body who knows that the missing person is alive or dead must also make report to this Court by the date fixed above.

Oita Court of

May 8, 1948

The Missing: Tatsunosuke Takigawa
Domicile and Last Residence:

No.1101, Tateyama, Tateyama-shi, Chiba-ken

Date of Birth: May 9, 1878

Whereas, with reference to the abovementioned missing person, the interested
party, Eiji Takigawa has filed a representation calling for the adjudication of disappearance, the missing
person shall notify this Domestic
Court of his subsistence not later
than 9.00 a.m., October 15, 1948.

If he fails to) so, the adjudication of disappearance may be pronounced upon him. Any person who knows that the said missing person is alive or dead must also report to this Domestic Court by the abovementioned date.

Tateyama Court of

Domestic Relations

April 27, 1948

The Applicant: Keizc Sasaki
c/o Kosei-Ryo, No.614,
Tsukagoshi, Warabi-machi,
Kita-adachi-gun,
Saitama-ken

The Missing: Yone Sasaki
Domicile: No.2 Nishi-1-chome, Kita-gojo,

Sapporo-shi, Hokkaido

Last Residence: Bangaichi, Esashi-mura,

Esashi-gun, Hokkaido

Date of Birth: June 17, 1872

Whereas, with reference to the abovementioned missing person the applicant has filed a representation calling for the adjudication of disappearance, the missing person shall notify this Court of her subsistence not later than 9.00 a.m., March 1, 1949.

If she fails to do so by the fixed date, the adjudication of disappearance may be pronounced upon her. Any person who knows if she is alive or dead must also report to this Court by the abovementioned date.

Nayoro Court of

Domestic Relations

May 17, 1948

The Missing: Noritada Narita

Domicile: No.31, Nagasaka-cho, Hirosakishi

Last Residence: c/o Dofu-ryo, No.65, Yodan, Kyowa-gai,

> Asahi-ku, Hoten-shi, Chukaminkoku

Date of Birth: Feb. 10, 1905

Whereas, with reference to the abovementioned missing person, the interested party, Sata Narita has filed a representation calling for the adjudication of disappearance, the missing person shall notify this Court of his subsistence not later than 9.00 a.m., Dec. 20, 1948.

If he fails to do so, the adjudication of disappearance may be pronounced upon him. Any person who knows that the said missing person is alive or dead must also report to this. Court by the abovementioned date.

Hirosali Court of
Domestic Relations

May 15, 1948

The Missing: Toshinori Hashimeto Domicile and Last Residence:

Date of Birth: January 15, 1876

No.2567, Shimo-tekobayashi, Tekobayashi-mura, Kita-Saitama-gun, Saitama-ken

Whereas, with reference to the abovementioned missing person, the interested party, Kuma. Hashimoto has filed a representation calling for the adjudication of disappearance the missing person shall notify this Court of his subsistence not later than 9.00 a.m., December 27, 1948.

If he fails to do so, the adjudication of disappearance may be pronounced upon him. Any person that the said missing person is alive or dead must also report to this Court by the abovementioned date.

Kumagai Court of

Domestic Relations

May 15, 1948

The Missing: Kyuzaburo Nieda

Domicile and Last Residence:

No.799, Tsuchishio, Fukudamura, Hiki-gun, Saitama-ken

Date of Birth: May 5; 1890

Whereas, with reference to the abovementioned missing person, the interested party, Sadayoshi Nieda has filed a representation calling for the adjudication of disappearance, the missing person shall notify this Court of his subsistence not later than 9.00 a.m., December 27, 1948.

If he fails to do so, the adjudication of disappearance may be proncunced upon him. Any person that the said missing person is alive or dead must also report to this Court by the abovementioned date.

> Kumagai Court of Domestic Relations

> > May 15, 1948

The Missing: Takeo Mori Domicile and Last Residence:

> No. 47, Shihoji, Nara-mura, Osato-gun, Saitama-ken

Date of Birth: April 3, 1904

Whereas, with reference to the abovementioned missing person, the interested party, Masa Yoshida has filed a representation calling for the adjudication of disappearance the missing person shall notify this Court of his subsistance not later than 9.00 a.m., December 27, 1948.

If he fails to do so, the adjudication of disappearance may be pronounced upon him. Any person that the said missing person is alive or dead must also report to this Court by the abovementioned date.

> Kumagai Court of Domestic Relations

> > May 17, 1948

The Missing W Kazuo Kamiya Domicile and Last Residence:

No.157, Shimohori, Nagakamimura, Hamana-gun, Shizuoka-ken Date of Birth: September 1, 1911

Whereas, with reference to the abovementioned missing person, the interested party, Sugimatsu Kamiya, No.157, Shimohori, Nagakami-mura, Hamana-gun, Shizuoka ken, has filed a representation calling for the adjudication of disappearance, the missing person shall notify this Court of his subsistence not later than 9.00 a.m., January 17, 1949.

If the said missing person fails to do so, the adjudication of disappearance may be pronounced upon him. Any person who knows if he is alive or dead must also report to this Court by the abovementioned date.

> Hamamatsu Court of Domestic Relations

May 17, 1948

The Missing: Magohachi Hakamada Domicile and Last Residence:

> No.9050, Irino, Irino-mura, Hamana-gun, Shizuoka-ken

Date of Birth: April 6, 1852

Whereas, with reference to the abovementioned missing person, the interested party, Kumaji Hakamada, No.9050, Irino, Irino-filed, Hamanagun, Shizuoka-ken, has a representation calling for the adjudication of disappearance, the missing person shall notify this Court of his subsistence not later than 9.00 a.m., January 17, 1949.

If the said missing person fails to do so, the adjudication of disappearance may be pronounced upon him.
Any person who knows if he is alive or dead must also report to this Court by the abovementioned date.

Hamamatsu Court of

Domestic Relations

May 14, 1948

The Missing: Yoshie Norioka

Domicile: No.46, Temmabashi-suji, 2
chome, Kita-ku, Osaka

Last Residence: No.1-27, Izumoji,

Kagura-cho, Kamikyo-ku,

Kyoto

Date of Birth: Oct. 6, 1902

Whereas, with reference to the above- nounced upon them. Any person who mentioned missing person, the interested knows if they are alive or dead must

party, Matazo Kanematsu, No.11-ko
Kawehara-cho, Hikone-shi, Shiga-ken,
has filed a representation calling for
the adjudication of disappearance, the
missing person shall notify this Court
of his subsistence not later than 9.00
a.m., Dec. 31, 1948.

If he fails to do so, the adjudication of disappearance may be pronounced upon him. Any person who knows that the said missing person is alive or dead must also report to this Court by the abovementioned date.

Kyoto Court of

Domestic Relations

April 30, 1948

The Missings: Tei Osaki, Chieko Osaki Domicile: No.13, 3-chome, Umamichi,

Asakusa, Daito-ku, Tokyo

Last Residence: ditto

Date of Birth: June 4, 1902 (Tei Osaki)

March 13, 1932 (Chieko Osaki)

Whereas with reference to the abovementioned missing persons the interested party, Yasuke Osaki has filed a representation calling for the adjudication of disappearance, the missing persons shall notify the Court of their subsistence not later than 10.00 a.m., December 30, 1948.

If they fail to do so, the adjudication of disappearance may be pronounced upon them. Any person who knows if they are alive or dead must also report to this Court by the abovementioned date.

Tokyo Court of

Domestic Relations

May 6, 1948

The Missing: Chokichi Sazuki Domicile and Last Residence:

No.71, Nishi-shinohara-machi, Katsushika-ku, Tokyo Date of Birth: Dec. 6, 1850

Whereas, with reference to the abovementioned missing person, the interested party, Rintaro Suzuki has filed a representation calling for the adjudication of disappearance, the missing person shall notify this Court of his subsistence not later than 10.00 a.m., Jan. 6, 1949.

If he fails to do so, the adjudication of disappearance may be pronounced upon him. Any person who knows if he is alive or dead must also report to this Court by the abovementioned date.

Tokyo Court of

Domestic Relations

May 6, 1948

The Missing: Kin Toriumi

Domicile: No.12, Matsueda-cho, Kanda,
Chiyoda-ku, Tokyo

Last Residence: No.46, 2-chome, Minami-

Shinagawa, Shinagawa-ku, Tokyo

Date of Birth: March 12, 1855

Whereas, with reference to the abovementioned missing person, the interested party, Kokichi Toriumi has filed a representation calling for the adjudication of disappearance, the missing person shall notify this Court of her subsistence not later than 10.00 a.m., Jan. 6, 1949.

If she fails to do so, the adjudication of disappearance may be pronounced upon her. Any person who knows
if she is alive or dead must also report
to this Court by the abovementioned date.
Tokyo Court of

Domestic Relations

May 12, 1948

The Missing: Kiyotsune Misho

Domicile: No.26, Ryogoku, Nihonbashi,

Chuo-ku, Tokyo

Last Residence: No.14, 2-chome, Otowacho, Bunkyo-ku, Tokyo

Date of Birth: Jan. 17, 1886

Whereas, with reference to the abovementioned missing person, the interested party, Yoshinobu Misho has filed a representation calling for the adjudication of disappearance, the missing person shall notify this Court of his subsistence not later than 10.00 a.m., Jan. 12, 1949.

If he fails to do so, the adjudi-

May 11, 1948

cation of disappearance may be pronounced upon him. Any person who knows
if he is alive or dead must also report
to this Court by the abovementioned
date.

Tokyo Court of

Domestic Relations

May 13, 1948

The Missing: Iku Masaki
Domicile: No.2841, Oaza Shimozato,
Shimozato-cho, Higashi-murogun Wakayama-ken

Last Residence: No.13-1, 2-chome,
Kita-horie-kami-dori,

Nishi-ku, Osaka

Date of Birth: August 15, 1887

Whereas, with reference to the abovementioned missing person, Onaka Sugimoto has filed a representation calling for the adjudication of disappearance, the missing person shall botify this Court of her subsistence not later than 10.00 a.m., April 6, 1949.

If she fails to do so, the adjudication of disappearance may be pronounced upon her. Any person who knows that the missing person is alive or dead must also report to this Court by the abovementioned date.

Usaka Court of

Domestic Relations

The Missing: Seimatsu Fujita

Domicile and Last Residence:

No.97, Baba, Kawakami,

Sasahara-mura, Higashi-shirakawagun, Fukushima-ken

Date of Birth: Nov. 20, 1912

Whereas, with reference to the abovementioned missing person, the interested party, Yoshiko Fujita has filed a representation calling for the adjudication of disappearance, the missing person shall notify this Court of his subsistence not later than 9.00 a.m., Nov. 26, 1948,

If he fails to do so, the adjudication of disappearance may be pronounced upon him. Any person who knows if he is alive or dead must also report to this Court by the abovementioned date.

Shirakawa Court of

Domestic Relations

Notice re Decision made at Extraordinary General Meeting of Stockholders

May 13, 1948

To Stockholders:

Notice is hereby given that the following decision was made at the extraordinary general meeting of stockholders of the undermentioned company, held on May 4, 1948:

Nakamura Taki Seiyaku K.K.

No.5, 3-chome, Nihonbashi Hon-cho, Chuo-ku, Tokyo

Subjects for Discussion

- 1. Capital Increase: The capital of this company shall be increased by \$ 5,000.000.
- (a) Method of Capital Increase: 200,000 new shares shall be issued.
- (b) Amount per Share: ¥ 50 (full cash payment)
- (c) Method of Allotment:

New one share per the last one old holding-share as of 4.00 p.m., May 31, 1948 shall be allotted.

(d) Date of Payment and others: The period of application for new shares, shares of non-acceptance of the date of payment, shares cancelled of their application and disposal of matters necessary for fulfilment of capital increase shall entirely be left with board of directors. Alteration of the articles of Association

> Article 3 of the Articles of Association, "The capital of this company shall be \$5,000.000" shall be altered to "The capital of this company shall be ¥10,000,000.

Article 6 of the Articles of association, "Total number of shares of this

company shall be 100.000 and the amount per share is \$50" shall read "Total number of shares of this company shall be 200,000 and the amount per share is ¥50.

Advice to Allotment of Now Shares owing to the Increased Capital

May 13, 1948

Notice is hereby given that the new shares issued for the purpose of increasing the capital of the undermentioned company shall be alloted to the last stockholders as of May 31, 1948, at the rate of one new share per old share they hold and accordingly the procedure of transfer shall be made without fail by 4.00 p.m., of the same day. In case, all the papers of transfer, of not coming to the undermentioned place by the day fixed, whether they are sent by post or brought, the right of holding new shares shall be lost.

> Nakamura Taki Seiyaku K.K. No.5, 3-chome, Nihombashi Honcho, Chuoku, Tokyo

Notice re Suspention of Transfer

May 13, 1948

The business regarding to transfer of stocks shall be suspended from 4.00

p.m., May 31, 1948 to June 20, 1948 for the purpose of adjustment of the allocation of the new stocks for increased capital according to the increase of capital which was decided at the extraordinary stockholders' general meeting held on May 4, 1948.

> Nakamura Taki Seiyaku K.K. (Nakamura Taki Medicine Manufacturing Co., Ltd.)

No.5, 3-chome, Nihombashi Hon-cho, Chuo-ku, Tokyo

Notice re Completion of Exection of Approved Adjustment Plan May 15, 1948

Notice is hereby given as follows: Style and Address of Company:

> Iwasaki Reiru Kogyo K.K. No.8, 4-chome, Tsukiji, Chuo-ku, Tokyo

Authorized Capital: ¥ 1,000,000 (fully paid-up)

Period in which every item described in the approved adjustment plan was completed:

20 stocks of Tokyo Juki K. K. (Bookaccount ¥ 400) were sold to Motojiro Koyanaka at the price of ¥ 400. Other matters for reference: None

> Iwasaki Reiru Kogyo K.K. (Iwasaki Rail Industry Co., Ltd.) Special Superivisors:

Kinzo Mishima Ryoji Ito Shingo Kawatake

Tokuichi Iino

Report of Japan Red Cross Society

The 56th ordinary general meeting of the Japan Red Cross Society was held on May 7, 1948, at the main office.

The Honorary President H.M. the Empress and the President H.I.H. Prince

Takamatsu were attended the meeting this day and the Director Tadatsugu

Shimazu took the seat of the Speaker and pronounced the opening at 11.00 a.m. and proceeded on the following matters:

- 1. Matter concerning the decision of Vice-Director: Kinji Ito (Former Vice-Minister of Welfare) was decided the Vice-Director with unaninous consent.
- 2. Matter concerning the byelection of councillors: The matter was decided to leave with the Speaker. Accordingly he reported that he nominated Yoshishige Matsui to the councillor and Kenzaburo Inoue to the councillor who had been left with the speaker on the former general meeting and Kinji Ito, Chujiro Kimura and Kumao Nishimura to fill the vacancies of the councillors who had been left with the Director.

This meeting was closed at 12.15 p.m. completing the said proceedings.

Before the closing the representative of 5,554 persons to receive the meritorious metals and 64,565 members to receive the special member's metals, to those persons who rendered great services to the business of this society and the benevolent persons who contributed the society fund, received the meritorious metals and the special member's metals personally from the Hanorary President H.M. the Empress.

Notice re Application for Authorization of Adjustment Plan

May 21, 1948

Notice is hereby given as follows in accordance with the provisions of Article 9 of the enforcement regulations of the Enterprise Reconstruction and Reorganization Law, now that the adjustment plan was approved on March 31, 1948:

Style and Address of Company: Fukagawa Unso K.K.

No.1, 3-chome, Fukagawa Toyozumi-cho, Koto-ku, Tokyo

Authorized Capital: ¥2,400,000.00 (fully paid-up)

Amount of Special Loss: None
Amount to be borne by Stockholders:
None

Amount to be borne by Creditors with obligation responsible for Special Loss:

Ratio to be borne by Creditors with obligation responsible for Special Loss:

Approved Amount of Increased Capital: ¥600,000.00

Fukagawa Unso K.K. (Fukagawa Transportation Co., Ltd.)

Special Supervisors:

Kokichi Yamaguchi
Ritsu Kumakura

Notice re Approval of Adjustment Plan

May 15, 1948

Notice is hereby given in accordance with the provisions of Art.

18 of the Enterprise Reconstruction and Reorganization Law that the adjustment plan of the undermentioned company was approved on April 30, 1948.

Tokyo Soku-ki K.K. (Tokyo Surveying Instrument Company Ltd.)

Special Supervisor:
Toshiaki Choei
Agent of the Above:
Shinji Ariyoshi

Notice for the Postponement of the Regular Shareholders'

General Meeting

June 9, 1948

The Regulat General Meeting of the undermentioned Company's Share-holders, which was scheduled to be held in May according to the provisions of the Articles of Association of the Company shall be postponed pursuant to the provisions of the Enterprises Reconstruction and Reorganization Law, Article 40-(2).

Osaka Shosen Kaisha (The Osaka Commercial Steamship Co., Ltd.)

Director and President:

1, Soze-cho, Kita-ku, Osakashi

Notice re Application for Authorization of Adjusted Plan

April 10, 1948

Notice is hereby given in accordance with the provisions of Article
14. Par.l of the Enterprise Reconstruction and Reorganization Law as follows:
Style and Address of Company:
Nihon Renko K.K.

No.2233, Fujisawa, Fujisawashi, Kanagawa-ken

Authorized Capital and Paid-up Amount thereof: ¥ 1,800,000.00(fully paid-up)

Amount of Special Loss prior to hevaluation: ¥ 2 851,508.74

Amount of Special Loss: ¥ 2,742,895.57

Amount to be borne by Stockholders in accordance with the provisions of Art.7 of the Law: ¥ 1,620,000.00

Known Total Amount of obligation responsible for Special Loss: ¥ 3,534,450.44

Amount to be forme by Creditors with obligation responsible for Special Loss and ratio thereof: ¥ 1,122,895.57
Ratio 31.77%

Matters pertaining to Revaluation in accordance with the provisions of Art.8 of the Law:

Profit of Valuation
¥ 108.613.17

Amount of Deposit reserved in accordance with provisions of Art.34-(4), Par.1 of the Law:

Name of Bank according to Art.9, Par.2 of the Regulations:
Head Office of Bank of Japan

Nihon Renko K.K. (Japan Wrought Steel Co., Ltd.)

Special Supervisors: Keinosuke Komatsu

> Masanao Mitsuhashi Isamu Tada

Public Announcement

May 15, 1948

The undermentioned company which is a special accounting company falling under the category of the Emergency Measures for the Account of Companies Law has just been authorized of the amalgamation of old and new accounts and accordingly the following reduction of its capital has been effected; in this connection all the stockholders are requested to present their certificates to the company within 2 months from the day of publication of this notice:

- 1. Total amount of capital: ¥ 370,000
- 1. Amount of 1 share: ¥ 37 (fully paid-up)

This notice is hereby given in accordance with the Enforcement Ordinance of the Enterprise Reconstruction and Reorganization Law.

K.K. Osaka Hobunkan

kepresentative Director: Saichiro Kashiwa

No.67, 5-chome, Moto-machi-dori, Ikuta-ku, Kobe-shi

Notice re Merger of New and Old Accounts

June 9. 1948

The merger of new and old accounts of the undermentioned company was approved on Nov. 30, 1947. And accordingly the authorized capital of

¥ 250,000 shall be reduced to ¥ 100,000 in accordance with the provisions of the Enterprise Reconstruction and Reorganization.

Those who have stock certificates of this company are requested to present them to the company within two months from the day of publication of this notice.

Asahi Shoji K.K. (Asahi Commercial Concern)

Representative Director: Shoichi Hasegawa

No.5, 3-chome, Sakae-cho-dori, Ikuta-ku, Kobe-shi

Temporary Office:

No.36, 1-chome, Tosabori-dori,

Nishi-ku, Osaka-shi

Notice re Merger of New and Old Accounts

Jan. 10, 1948

Notice is hereby given in accordance with the provisions of Art.37 of the Enterprise Reconstruction and Reorganization Law that the merger of new and old accounts was authorized on Dec. 31, 1947.

Gifu-ken Medicine Distribution Co., Ltd.
No.26, 1-chome, Moto-machi, Gifu-ken