

人権 Human Rights		<p>9 / 19 Tue</p> <p>19 September</p> <p>14:00-15:30</p> <p>芙蓉の間・中</p> <p>Fuyo – Central</p>	
<p>Access to Justice for Victims</p> <p>～司法は犯罪被害者のためにどうあるべきか～</p> <p>Access to Justice for Victims</p>			
<p>日本では、これまで被告人の人権保障に偏っていた刑事訴訟のあり方を被害者サイドから見直すべきとの声の高まりを受け、約 10 年前に、被害者が刑事手続きに参加できる制度が創設されましたが、アジア太平洋地域には他にも同様の制度を有する国があります。そこで、被害者の司法参加、とりわけ刑事手続きにおける被害者参加制度を導入している各国の専門家を招き、互いの法制度を比較するとともに、それぞれの到達点と限界、とりわけ被害者参加が被告人と被害者双方にもたらす影響、被害者の司法アクセスを確保するためにあるべき法制度とはどのようなものかについて議論します。</p>		<p>This session will explore how to implement access to justice for victims.</p> <p>Lawyers tend to be keen on defendants' rights. But do lawyers care victims' rights enough? Should crime victims be just tools for the restoration of public order or an independent party of criminal procedures? By introducing the judicial systems which entitles victims of crimes to participate in the criminal procedure from Australia, Korea, Taiwan and Japan, what kind of impact has been brought on both victims' and defendant's rights, what are the achievements and limitations of each systems and what kind of legal system should be introduced to guarantee access to justice for victims will be explored.</p>	
Moderator	Ms Yoko Kobayashi	USA	Alternative Representative, Human Rights Now, New York
Speakers	Mr Kyoon Seok Cho	Korea	Professor of Law, School of Law, EWHA WOMANS UNIVERSITY
	Mr Po-Tsang Wu	Taiwan	PhD in Law (Keio University)
	Mr Michael James O'Connell	Australia	Secretary-General, World Society of Victimology
	Ms Noriko Moriya	Japan	Lawyer, Former Associate Professor, Tokiwa International Victimology Institute