



Title	シンポジウム - ヒト人体（資源）情報の特許化をめぐる倫理的法的問題点 - その総論的検討 -
Citation	北大法学論集, 54(2), 1-2
Issue Date	2003-05-22
Doc URL	http://hdl.handle.net/2115/15207
Type	bulletin (article)
File Information	54(2)_p1-2.pdf



[Instructions for use](#)

ヒト人体（資源）情報の特許化をめぐる倫理的法的問題点

——その総論的検討——

主催 「人体利用等にかんする生命倫理基本法」
研究プロジェクト（研究代表 東海林邦彦）

趣旨説明

報告 生命体の特許 レイパーソンの視点で

〔質疑〕

報告 遺伝子特許の諸問題

〔質疑〕

コメント

東海林邦彦

名和小太郎

隅藏 康一

田村 善之

報告 サイエンス・ベースの特許化を巡る問題——生命科学と特許——

〔質疑〕

報告 肝再生医療と肝幹細胞

〔質疑〕

討論

佐々木信夫

三高 俊広

Symposium

Ethical and legal issues on patenting information about human body

This symposium was a part of the research project “The research project on Ethical and Legal Guidelines for the Use of Human Bodies and Tissues”, founded by the Ministry of Education, Culture, Sports, Science, and Technology. The objective of the symposium was to identify ethical and legal issues accompanying patenting products from researches or developments on medical or lifesceince fields, by reporting and discussing them among researchers and people of business.

Dr. Nawa Kotaro, who was publishing many enlightening books on patenting system, pointed out some problems about patenting based on history and trend in U.S. and Europe, taking his position as a “lay person” about biotechnology.

Dr. Sumikura Kouichi, who himself was tackling forefront genetic researches, arranged and introduced trends of discussion about genetic patent, patent for experimental animals, relation between regenerative medicine and patent etc.

Dr. Sasaki Nobuo, who had taken charge of forefront business of patent examining in Japan Patent Office, pointed out trends and problems about present patent system on “science based” researches and developments and patenting medical action.

Dr. Mitaka Toshihiro, who is a front-line medical researcher on liver regenerative medicine and liver stem cell, explained outline of his research and referred to relation between his research and patenting system critically.

Dr. Tamura Yoshiyuki as a commentator, who is an up-and-coming researcher on intellectual property right law, pointed out three problems relating to gist, interpretation and practice of present patent law sharply.

About the reports and comment above, the attendance expressed questions and opinions from various points of view.