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REMEDIES AGAINST THE CROWN
AND PUBLIC CORPORATIONS
IN ENGLISH LAW

by Yoshio Kaneko

The purpose of this thesis is to study what procedures of remedy are given to those who are violated their rights and profits by the act of nation. As a matter of fact, the methods differ in every country. This thesis, taking up the English method, analyzes the character of its remedy system.

For that, the author made the historical study in the first chapter on the compensation against the act of Crown. And in the second chapter, that is this thesis, he states the outline and character of "Crown Proceedings Act" (1947) and the responsibility for the compensation of Public Corporation. However, there being many kinds of Public Corporation, this thesis takes up especially the Local Authorities.

After that, the author states, as the conclusion, the private opinion about English system looking from the contemporary theoretical view point.