Law and literature: the Japanese legal system as seen through literary sources

Giorgio Fabio COLOMBO
Professor, Graduate School of Law
Introduction

Most of you probably read books for fun

Many of you probably do not study law

The purpose of this lecture is to make you understand that you can learn a lot about law from novels, *manga*, movies, etc.
Recent Developments

- In recent years studies in *Law and Humanities* have developed immensely
- While at the beginning the focus was on «literature», now we have analyses based on «pop» sources as well (Asimow; Mader, 2013)
Law and Literature

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“PROGRAM IN LAW AND HUMANITIES,”
CARDozo LAW
Law and...
Law and Popular Culture

Popular Culture and Law

Popular Culture and Law (International Library of Essays in Law & Society S.)
Richard K. Sherwin (Editor)

Synopsis

This book takes as its subject the interpenetration of popular culture and law. It gathers together a broad range of essays that explore the various ways in which law's stories and images migrate from the courtroom to the court of public opinion, and from movie, television, and computer screens back to electronic monitors inside the courtroom itself. It also examines what happens when lawyers and public relations experts market notorious legal cases and controversies as if they were just another commodity. In addition, it probes the formative relationship that is now developing between law and digital culture in virtual worlds on the Internet. Ultimately, this collection of essays invites readers to ponder what the interpenetration of law and popular culture means with respect to the current status and future fate of law, truth, and justice in contemporary society.

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Part One: Law in Pop Culture

- Chapter One: Lawrence M. Friedman, "Popular Legal Culture: Law, Lawyers, and Popular Culture"
- Chapter Two: Norman Rosenberg, "Looking for Law in All the Old Traces: The Movies of Classical Hollywood, The Law and the Case(s) of Film Noir"
Born in the USA

- Academic Experiments
- *Law and Society*
Anglo-American Dominance

- *Western Legal Tradition*
- Literature written in English
- So far, little attention to other cultures
  - Language barriers
  - Role of law in society (Common Law/Civil Law)
«The issue is even more acute now, when we are still in the habit of paying homage to the Anglo-American roots of law and literature [...] the traditional strands of law and literature are reiterated, disregarding the specificity of our different legal systems and cultures» (Gakeer, 2012)
Law *in* Literature – functions and roles

- Social and artistic perceptions about law
  - External but attentive. Not strictly technical
  - Representation of social needs – advocacy for a change
  - How the law was conceived/how it is perceived
  - Collective imagination
Law in Literature – Japanese «Context»

- Japanese Law in Japanese Literature
- Japanese Law in non-Japanese Literature
Methodological Tools

- Is the author a lawyer? Do they have legal expertise?
- Is the author contemporary to the plot?
- Is the author Japanese?
- How is law used in the story?
- How do the characters/readers feel about law?
Chūshingura

- Law v. Justice
  - "Unjust justice" (Dolin)
- Law of the nobles
- Imagination
- Emotional connection

https://upload.wikimedia.org/wikipedia/commons/c/c0/Wataya_Kibei_-_Kanadehon_chushingura_-_Walters_95496.jpg
Sakura Sōgorō

- Law v. Justice
- Procedural issues
- Law of the commoners
- Censorship
- Admonishment to power

http://artistyamakyo.blog75.fc2.com/blog-entry-318.html
Hanshichi torimonochō

- Transition between Edo and Meiji
- Perception and legitimacy of «authority»
- Essential phase in legal modernization

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**Madama Butterfly**

- How foreigners looked at Japan
- «Flexible» Law

https://it.wikipedia.org/wiki/Madama_Butterfly
Akuma no deshi

- Author: Prosecutor
- A description of Japanese Law by a Japanese jurist
- Limits of the legal system in delivery justice
- Problem with confessions

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Shiro Hamao ; J.Keith Vincent, translator.
Tokyo Year Zero

- An American writing about Japan in a different time
- Historical research
- Based on true events
- Law during the Occupation

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Kasha

- The author is not a lawyer but did incredibly good research
- Law and social issues
- Unique features of Japanese law (*e.g.* koseki*)

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Dansu Dansu Dansu

- The author is not a lawyer
- Law plays a marginal role in the plot
- Popular perception of some issues in Japanese law (police interrogation)

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- Literature as Law
- The legislative text becomes part of the novel
- Nationality from a legal and identitarian point of view
An

- Law and social perception about (discriminated) minorities
- Changes in legislation and society

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Durian Sukegawa ; Alison Watts, translator.
Law and Society in Japan

- «Bringing the Law closer to the people» (2001 Reform)
  - Jury
    - Law School (Hōka daigakuin)
- Growing interest in popular culture
Film/TV Series

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“I JUST DIDN’T DO IT” (Masayuki Suo, Chihiro Kameyama, Fuji Television Network, Inc, Toho, 2006, Japan)
“The Third Murder” (Hirokazu Koreeda, Shinichi Ogawa, Fuji Television Network, Inc, Toho, GAGA, 2017, Japan)
“TOKYO TRIAL” (Masaki Kobayashi, Kiyoshi Ogasawara, kodansha, UZUMASA, 2018, Japan)
Entertainment

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“Gyoretsunodekiruhouritsusoudanjo” Nippon Television Network Corporation
Videogames

Figure removed due to copyright restrictions

“Ace Attorney5” (Capcom, 2013, for Nintendo 3DS)

“Ace Attorney-Gyakutenno_supottoraito-” (Capcom, ADK Holdings Inc., 2013, Japan)
Figure removed due to copyright restrictions
Ashley Pearson, Thomas Giddens, Kieran Tranter.
(2018). Law and Justice in Japanese Popular Culture:
From Crime Fighting Robots to Duelling Pocket
Monsters. London, Routledge
Conclusions

- Fascinating area of research
  - But not just fascinating (divertissement)
- Need to study more
  - Reception studies
- Interdisciplinariety
  - Comparative Law and Comparative Literature
ご清聴ありがとうございました

colombo@law.nagoya-u.ac.jp
https://nagoya-u.academia.edu/GiorgioFabioColombo
For CREDIT students only: REPORT questions

- Why it is useful to use literary sources to study the legal system?
- Why were ghost stories used as a form of social criticism during the Edo period?
- Were you already familiar with one or more of the literary works referred to during the lecture? If yes, which one? Did the lecture change your perspective on such work?