Land Registration and Cadastre in Turkey from the Ottomans to Date

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Abstract: The determination and registration of geometrical and legal situation of land properties is of great importance throughout the history. This situation was also adopted in the early years of the Ottomans. And by taking conditions and standards of mentioned period into consideration, the works of land registration were implemented in the Ottomans. Even, these works, in some literature, have been accepted as manual land information system. Besides, it has been stated that the Ottomans land management system had been one of the fundamental reasons of the Ottomans’ living for six centuries. Therefore, in this study, by also taking historical evolution of the cadastre into consideration, land registration approaches in the period of the Ottomans are examined to obtain some benefits for future developments. Besides, cadastre system of Turkey as the inheritor of the Ottomans is presented in detail. Here the aim, by examining the land administration works used and at the same time well-worked in the Ottomans, is to contribute to the developing countries giving shape to their own cadastre systems and is to present in international platform.

Key words: Land registration, cadastre, the Ottoman Empire, Turkey

INTRODUCTION

As a public service, the cadastre arranging the human-land relationship has taken place in topics that the countries need to solve in priority throughout the history. Because, the land forming the focus of the service is always of great importance for both countries and people living on those countries and even sometimes constitutes the central of the conflicts. In this context, in any country, if the land system functions regularly, not only the people is more peaceful but also the state is more stable and powerful but, if the land system is gone bad, chaos in the community arise. Based on this, it can be stated that the degeneration of Timar System (namely land management system) in the Ottomans caused the increase of feudal lords. Thus, this de facto situation took an important role in the collapse of the Empire (Yavuz, 2004).

Therefore, the cadastre is of great importance for both the state and the community. The most important feature of the cadastre is to determine boundaries and owners of land properties. In this context, the cadastre is up-to-date land information system based on parcel and including a registration of ownerships in terrain (FIG, 1995). There has been spatial and non-spatial information expressing boundaries and owners of a parcel in various records from past to day. These records are documents in the characteristic of semi-sketch and semi-picture plotted over papyrus or clay tablets pertained to 4000-5000 years BC and located in Nile River and in Mesopotamia of the oldest settling areas known in the world (Öksüz, 1988).

Besides, these are documents in sealed maps plotted in almost all countries of the world in the nineteen and twenty century and title records arranged in the Ottoman Empire, France or other European countries in the 18th century. In this context, in continental Europe, several attempts were made to enhance the quality of taxation by adding map information. Examples are tax mappings in parts of northern Italy in the early eighteenth century and in the Austro-Hungarian Empire in the late eighteenth century (Larsson, 1991).

One of the significant challenges for land administration is the development of appropriate cadastre systems which could provide necessary information and clarify legal rights. Far from a western invention, cadastre has been found in the histories of several Muslim countries. The earliest forms of cadastre in Islamic society were instituted in the seventh century by the Prophet. During the Ottoman period, a land registration system flourished with extensive land information records (Kuyud-u Hakami) containing all available land-related information. Despite its ambitious scope, the registration could not be completed for the entire Ottoman territories (UN-Habitat, 2005).

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As seen, at the same periods, various land registration works were done in the Ottomans as well. The land policy in the Ottoman was mainly based on the Islamic principles. The main idea is that, land is the domain of God and the only power of disposal on land can be used by the sultan. Therefore, during the time of the Ottoman, the private possession of land was limited in many ways. Land for the residential and farming purposes was only given to individuals as a private property. The other types of lands such as forest areas, agricultural land, offshore, lakes, streams and the other natural resources were only used under the rule of the sultans. For a better administration, the land basically divided into different categories with respect to their use (Bayuk and Yomralioğlu, 1994).

In this study information about works possessing cadastral quality and meeting the necessities on the named ages in the Ottomans and Turkey is given. Furthermore, its make aims and values in present day together with attribute and scope are introduced with some samples. Here the aim, by examining the land administration works used and at the same time well worked at the past in the Ottomans, is to contribute to the developing countries giving shape to their own cadastral systems. On the other hand, even though the Ottoman land management system is adopted as a good working system according to conditions of that time, when we look at the literature, it is seen that there is not enough paper. Thus, this situation was also factor to handle this topic.

**THE CADASTRE STATED WITH SKETCH OR PICTURE (EARLY CADASTRE)**

As understood from figures plotted on rocks or cave walls in prehistory ages, pictures were the original way of expression human beings used in the saving and transmitting of the information. In the next periods, expression with writings, lines, photos and numbers has been stood out.

Pictures have given the information to people concerning objects such as roads, bridges, buildings, some species of animal and plant located in terrains where and when mentioned picture was plotted.

In the Ottomans period, drawings of picture-sketch mixture have been encountered in the travel book (Seyahatname in Turkish) and miniature books. Such pictures have quoted varied geographical information to present day from periods plotted and belonged to districts even though they were not for the cadastral aim. For example, it is possible to see many changes occurred in environment and in nature from those years to present day in researching pictures done by Nasuh (1933) who prepared the travel book containing many pictures after participating in the war of Iraq in 1533-1536 (Fig. 1).

![Istanbul in the ramparts (Matrakçı Nasuh, 1533)](image)

**Fig. 1: Istanbul in the ramparts (Matrakçı Nasuh, 1533)**

**THE CADASTRE STATED BY WRITING**

Writing has been used to transfer the verbal statements to future times and different media during the centuries. It is still the most significant tool for communication needs. The usage of writing for cadastre took up long time in the Ottoman Empire and contemporary with European Countries. In cadastral works, boundaries as spatial information were defined with current fixed facilities in land according to directions. Attribute information such as owner names, construction and facilities was indicated with writing. And, magnitude information such as area, dimensions, values and amount of revenue was declared with numbers or the value of measure.

The content of the cadastre stated by writing which called as written cadastre was determined according to the aim of cadastre. For example, the aim of the French cadastre implemented in the term of Napoleon was taxation proportion to areas of parcels to prevent tax residences and to provide equity in tax (Larsson, 1991). Therefore, this cadastre is called as fiscal cadastre. In the Ottoman Empire, taxes were taken at the rate of one-tenth of crops produced. This tax was called as the Tithe (Öşür in Turkish). Thus, the aim of cadastre implemented
was not only to collect taxes but also to calculate and to increase the amount of revenue, which can obtain from unit area through wide range rural or urban information. This system characterized partially as multipurpose cadastre was composed of combination land-use system in the Islam Law with the Turkish land administration. Nazm-ül Mülk, the Seljuk Vizier, improved land classification done by Ebu Yusuf, one of the Muslim scientists. There are not important amendments between this system proposed by Nazm-ül Mülk and land-use system carried in the term of the Ottomans and in Turkey at present. This system was called as Miri land system or Dirlik (fief) system and sometimes as Timar system in the Ottoman period. In almost all systems, land was classified as Miri (State) land, Mülk (private) land, Vakif (charitable and religious) land, Metruk (tribal and collective) land and Mevat (waste) land. In considering these basic classes, land records were done in the terms of the Seljukid and the Ottomans (Sencer, 1969; Anonymous, 1999).

In Turkish history, the duration of the Ottoman Empire is a long term lasting six centuries. In the end of 17th century, the Empire was managing the lands whose magnitude is 26 times of Turkey at present. This land spread on three continents (Asia, Europe and Africa) with the population of 100 million. Up-to-date land information was always a significant role on the success of this large territorial land management (Biyik and Yavuz, 2003). The cadastral documents, which have legal and cultural value in Turkey at present and produced in the term of the Ottoman.

**Non-title records and documents**

**Defter-i Kühne records:** These records were used in the duration of Orhan Gazi, the second sultan of the Ottoman, according to the rules of the Seljuk land system (i.e., Ikta). The aim was to count and to tax the agricultural lands. These records have lasted until 1534 although they are not very regular. However, legal value of these registers reached the present day does not exist and the majority was lost. The existence of these registers has been understood from references on the Cadastral Survey notebooks (Kuyud-u Kadime). These registers were named as Defter-i Kühne. Many records done in that time were related to Waqf notebooks. For example, Ayasofia Mosque Foundation as the oldest document written on Deer leather (Fig. 2) with 65.30 m length was regulated in 1460, 7 years after the conquest of Istanbul. These registries enlighten the histories of many countries like Bosnia-Herzegovina, Macedonia and Palestine and forms the most important information source of the past and future of these countries (GDLRC, 2005a).

![Ayasofia mosque foundation written on deer leather](GDLRC, 2005a)

**Cadastral survey notebooks (Kuyud-u Kadime) records:** In the Ottomans, one of the best important workings done by the State is the land recording. This land recording was expanded all of the country on the order of Süleyman, the magnificent, in 1535 and this has continued during a hundred year without interruption. These registers were generally called as Cadastral Survey notebooks (Kuyud-u Kadime or Mufassal Tahrir Defterleri or Kuyud-u Hakan). In this context, almost 60 million land units were registered with some social and economical information (Biyik and Yımralıoğlu, 1994). On the other hand, water deed of trust (Su Valfiyetsi) of the magnificent (1535) of these registers is a historical document including İstanbul’s water sources and its transmission ways. At the same time, this document was used as the Code of Public Investment and a document of environmental protection.

In 1600s, the Ottoman Empire consisted of 35 provinces. These provinces were divided into the Sanjaks (subdivision of a province) and the Sanjaks also were divided into Kazas (administrative and juridical district of a Cadi) (Tuucel, 1964). Cadastral Survey notebooks were arranged according to the Sanjaks. Here, the main aim was to register land and up to date the land related information within their districts for taxation purposes. Statute book (Kamunname) including the general law of the Sanjak and tax amount together with applications based tax took place at the beginning of these registers. A part of
products produced in the territories of the Empire was subject to tax. This part, at the same time, was redundant for farm families' requirements. Therefore, tax proportions of every kind of commercial activities and shopping done in markets other than herbal and animal products produced according to characteristics of districts were stated (Bruce, 1983).

Information such as the name of villages and farms, landholders' name, annual income of land, land classification, the boundaries of public-use areas, property quantities with their handling purposes, natural resources on the land, population and paid tax was registered to cadastral survey notebook (Buyuk and Yonuralcugu, 1994). This information collected was taken into consideration in economic and technical planning. For this reason, these workings were in the nature of multipurpose land administration according to the mentioned period.

It is not well known how many all of Kuyu'd-u Kadime registers are. However, the registers in the boundaries of Turkey have been kept mainly in the Ottoman State Archives, in the Archives of the General Directorate of Land Registry and Cadastre (GDLRC) and in the National Libraries in Ankara, Turkey. 2322 volumes of Kuyu'd-u Kadime in the Archives of the GDLRC were presented to the service of researchers and the law. Because of continuing of classification operations in the Ottoman State Archives, the certain number has not been determined yet. In addition, a part of registers concerning places outside of the national boundaries of Turkey has still been kept in the libraries and museums of European and Middle East countries. It was determined that the number of mentioned registers was 8070. It is estimated that many documents were also burned or abolished during the wars (Buyuk, 1987).

Kuyu'd-u Kadime registers were written with the Ottoman Turkish language and at the same time with handwriting style named “Siyakat”. The people who educated himself because of special curiosity can read this writing. In order to understood these records completely, not only reading of this writing but also knowing of culture, names of place and people, customs of family and district of that period is necessary. The number of people who have qualities mentioned above is rather low in Turkey (Seylam, 1983). For this purpose, these registers have been applied as document in legal cases except scientific researchers. In particularly, these records are equivalent to evidence document in determining usufruct right holders and boundaries of Metruk lands such as pasture, mountain pasture, shelter place abandoned for benefiting of community. Besides, it has been used to determine administrative boundaries and water rights.

Decrees (firmans): Decrees whose subject can be political, social, administrative and legal are documents including commands and demands of the Sultan. Sultan's monogram is founded in the top of the document. After arranged, decrees were registered in special books (namely registers) called as book of the Institution of the Imperial Council (Divan-i Hümayün Defteri). These books have been still kept in the Archives of the Prime Ministry and the GDLRC. It was also stated who own real properties mentioned in the some of decrees indicating which village/ town pasture, mountain pasture and shelter place were assigned. On the other hand, some decrees are related to the investigating of solution methods and disagreements concerning real properties. In addition, Decrees concerning the correction of records in the Kuyu'd-u Kadime registers also exist.

Mütevelli, Sipahi and Mütezim deeds: In the Ottoman period, the disposal of a part of Miri lands was transferred to civil servants in representing the State. This part was called as Has (large fief), Zemiet (middle fief) and Timar (small fief). Owners of the disposal were given deeds named as Temessük to determine this represent authorization. A part of these, concerning waqfs (i.e., foundation), was given to the disposal of the Board of Trustees. The other lands were given to the disposal of the military commanders such as Sipahi (cavalry soldier) and Mütezim (farmer of any branch of the public revenue) who have title. This kind land possessors, also called as Dirlik, were only administering who provide the operating of lands efficiently with mentioned Temessük deeds. Namely, these people were not the owners of land. For this reason, Dirlik lands did not inure to the heirs with means such as inheritance etc. However, mentioned lands were subject to the ways of acquisition with coming into force of the law of transfer of title in 1910 and with Civil Code in 1924. Therefore, according to the Cadastre Law, possessors who have any one of these mentioned documents and explain how this place is transferred to their selves can possess the land while the cadastre was being made.

Hazine-i Hassa deeds (the Sultan's privy purse deeds): In the Ottoman period, three kind treasuries existed. These were Hazine-i Hasa, Hazine-i Maliye (State Finances) and Hazine-i Evkaf (treasury belonging to waqf). Hazine-i-Hassa was composed of revenues of vacant lands. Sultans gave vacant lands to people who recreated and operated these lands with a deed as an award. These deeds were called as Hazine-i- Hasa deed. The aim was to operate and to include these vacant lands in the economy of the state. Expenses of the government house
were covered from revenues of these lands. The revenues were the tithes (Aşar tax) given by people operating the land. In the present day, these documents, which are not in the nature of title but used as proving document have taken into consideration while the cadastral is being made.

Temporary disposal documents and uncertified inspection books: Inspection Books (Yoklama Records or checklist) made after 1872 were written in the registers which were found in the place of relevant property. And, possessors of land were given the documents called as temporary disposal document (muvakkat tasarruf ilmühaberi) (Fig. 3). After that, in preparing second copy and original title registers, the possessors of land were given the titles. Thus, temporary disposal documents were got back. With any reason, when original title of a parcel does not exist, if the temporary disposal document exists, this is also evaluated as proving document just at the moment that the cadastral is being made. In the similar manner, after Inspection Books are arranged, if these registers are not certified with any reason, then these are named as uncertified Inspection Books. And these are also accepted as proving document.

Temlikname (brief of ownership) deeds: These documents provide that bare ownership or the revenue of a part of Miri lands is given to private entities with Firman including written decree of Sultan. The mentioned documents have been evaluated as proving document in favor of people who can prove their own legal interests just at the moment that the cadastral is being made.

Muhasebat-i atika Kalemi records: In the Ottoman Period, all of tools, equipments and properties that craftsman and artisans use to carry out their duties, was named as “gedik”. These were registered book by book in the main accounting office of finance custody (Maliye Nezareti Bağmuhasebelligi). Records in these books are also evaluated as proving document while cadastral is being made.

Mubayaa, İshikam and İhbar Hüccets: Documents named as Hüccet (title-deed) are formal documents which given by religious courts and which indicate possession or right on property. Before Land Registry was established, transactions such as purchase, sales etc. on the properties had been done by religious courts and mubayaa hüccet (purchasing deed) had been given to owners. Hüccets strengthened by operation of experts were named as ishikam hüccet. Although the registration of hüccet did not exist in religious courts, hüccets given provided that confirmed by witnesses were named as ihbar hüccet (declaration). Also these hüccets are accepted as proving document while cadastral is being made.

Evkaf (estates in mortmain) records: The ownership of waqf properties, which took up too much room in Islam law, was under the supervision of a board who managed the waqf according to the aim of waqf. A board named as a board of trustees (mütevelli heyeti) had prepared related documents before Land Registry was established in 1847. After 1847, all ownership documents concerning waqfs were transferred to Land Registry. However, if such a possession records not transferred to mentioned organization exist, these also are evaluated as proving document.

These all documents, not claim document, are in the nature of proving document, thus these are used to prove the possessorship while cadastral is being made.
According to the Cadastre Law in force, mentioned documents together with records of tax belonging until December 31, 1981 are used in order that a person can acquire a property (10 000 sq.m in dry land and 40 000 square meters in wetary land) by possession while cadastre is being made (Tüdeş and Bayık, 1997).

**Records in the nature of title**

**Title records prepared on application:** In the Ottoman period, Land Registry named “Secretariat of Deftershani-i Amire (Deftershane)” was established in 1847. The authorities of people who fulfilled a contract in the capacity of sipahi, mütevelli and muhassil until 1847 were transferred to Deftershane. And from here, giving of title deeds was commenced. Thus, official reports arranged by County Council in counties and by Sanjak Councils in Sanjaks have been transferred to Deftershane. And after recording, title certificates were started to give to their owners.

**Title records done by the state personally:** These records are title records implemented from 1847 to 1926 in which the Civil Code came into force. In those days, getting title works done on application by owners of properties advanced slowly. Therefore, in adoption the policy of extending private ownership, the state get measures to accelerate works. With this aim, on forming an office team and field team, while old ownership documents have been registered, on the other hand, official teams who personally go to parcels have implemented title writings. It is possible to collect title registers written in this period in four groups. These are as follows: Arazi-i Atik, Arazi-i Cedit, Emlak-i Daimi and İemal Defters.

**Arazi-i Atik:** First title register arranged by Deftershane is dated 1848. The oldest title registers are named as Arazi-i Atik. These were records written in 24 years between 1848-1872. In this process, Land Code (Arazi Kanunnamesi) came into force in 1858, Title regulation (Tapu Nizamnamesi) came into force in 1859 and the directive about title deeds came into force in 1860. Thus, how transfer and ablation procedures of miri lands are done was determined. With information kit published in 1860, that title transactions in Sanjaks are done by a committee consisting of adjudicator, district revenue officer, treasurer (sandık emini) and title clerk were stated. In these records, the information such as the names of village, county and province, the number of notebook and page, boundaries, usage type, location, amount, approximate value, owner, the way of acquisition and the date of installation exist for every land parcel.

**Arazi-i Cedit:** Land registrations done after 1872 are called as Inspection Books. Inspection Books are a system that authorized officers together with village council have written location, boundaries, owners and approximate area of lands by going to immovables such as plantation, pasture, threshing floor, shelter place and mountain pasture and by investigating (Çorbali and Özmen, 1988). Inspection Books done between 1872-1883 are named as Arazi-i Cedit. These are records written in printed notebooks with registration of every land parcel. These records provide information about order number, name of village and county, location, usage type (building, arable land etc.), land type (mülk, waqf etc.), boundaries, amount (area), owner names, the way of acquisition, value, the giving date of deed, sales price and related explanations. A sample of these records has been sent to Deftershane-i Hakani in Istanbul at the end of every month.

**Emlak-i Daimi:** These records enclose records in real estate notebooks arranged village/district basis between 1874-1883.

**İemal Defters (books):** These records are title writings done in the shaping of updating and making a fair copy of registers with aim of gathering previous records between 1884-1891.

**Waqf and Hazine-i Hassa records transferred to land registry:** After 1897, registry books (zabat defterleri) were used to register disposals of conveyance concerning properties in Land Registry. These registers also, like Kaytt Defterleri, are used instead of title register in some places where cadastres have not been done yet. Waqf books are divided into two parts: waqf-i atik and waqf-i cedit (namely old and new waqf books).

**Registry books (Zaht Defters):** Books, in which disposal records based contract done after 1894 were written, were named as Zabtt Defteri. In these books, parcel boundaries were defined with orientation (i.e., Kızılirmak River in the east). Other information concerning immovable is follows: order number, name of village and county, location, usage type (building, arable land etc.), land type (mülk, waqf etc.), boundaries, amount (area), owner names, the way of acquisition, value, revenue of miri land, revenue of real estate, revenue of waqf, the giving date of deed, sales price, duty and explanations.

**Tahrir (old registry) books:** In the Turkish Republic period, writing of lands throughout country was implemented with the law of tax composition (Vergi Tahrir Kanunu) 2901-numbered (Çorbali and Özmen, 1988). These records were written with old letters until 1935.
These writings were continued with new Turkish alphabet between 1935-1940. In 1924, Turkish Civil Code based on German Civil Code came into force. According to article 910 of this code (article 997 of new civil code), arrangement of title registers was demanded. Thus, Land Register Regulations numbered 1012 (Tapu Sicili Tüzüğü) came into force with the decision of Council of Ministers on October 8, 1930. This Regulation indicates how land registers are arranged. When taking knowledge concerning properties in the period of the Ottomans and the Republic summarized above into consideration, documents, which have legal importance in our times, are divided into three groups. Those are the claim document (İsk belgesi), the allotment document (tahsis belgesi) and the proving document.

**The claim documents:** These documents composed according to the Civil Code give the absolute ownership right to its owner. The claim documents are as follows:

- Documents given in the periods of the Ottomans and Turkish Republic with Inspection Books and title writing.
- Documents given the aim of settling of immigrants,
- Title deeds concerning places given to landless farmers with land distribution from state lands,
- Title deeds related places emptied mutual exchange treaties and based treaty done with neighbor countries
- Ownership document given by court decision and
- Document given at the result of cadastre workings.

**The allotment document:** The allotment documents are documents undertaken to give ownership right (title allocation deed or usage right (documents pointed the utilizing of people of definite village or town from abandoned lands such as pasture, mountain pasture and shelter place).

**The proving document:** The proving documents are documents taken into consideration while cadastre is being done or in case of disagreement. These documents are used to prove the claim of ownership. In this context, uncertified title, non-registered title, air photographs, the deed of notary, note of land (adi senet, Fig. 4), possessory documents and tax record can be given an example for this group.

Notebooks in which records in the nature of title and accepted as claim document are written are called as zabit defteri in general. In the archives of GDLRC, there are total 22300 volumes of Tapu Zabit Defteri (registry books) belonged to the period of the Ottomans and the Republic (between 1847-1933). From these, while 14023 volumes are belonged to places in the national boundaries of Turkey, 8277 volumes are belonged to places outside of the national boundaries. Nevertheless, these places were in the Ottoman national boundaries between 1847-1933. From 1934 to day, 320000 volumes second copy of Title Register also exist in the archive (GDLRC, 2005b).

**GEOMETRICAL CADASTRE**

The works of geometrical cadastre were commenced in 1908. This work done the aim of irrigation in villages Çumra- Karkin of Konya encloses area of 30000 hectares. On the other hand, in 1915, cadastral works were done in some districts such as Galata, Feriköy and Bıyıklıca of Istanbul. However, the First World War interrupted the mentioned works (Türkkan, 1928). After the Turkish Republic was founded, the law with four articles which provide to establish the Cadastre Agency in the structure of Land Registry (Tapu Müdürlüğü-i Umumiye) was came into force in 1925 (Aygın, 1935). Besides, the education of technical staffs as map and cadastre expert and the forming of technical facilities were started with contributions of expert surveyors invited from Germany and France.
In Turkey, the first legal text, which supports the passing to geometrical cadastre, is the Turkish Civil Code accepted by translating exactly from German Civil Code. In this code, by defining boundaries of immovable, horizontal boundary is demarcated with fixed corner points on the field and mapped. In the course of time, in doing cadastre anticipated by the civil code, cadastre works were started in order to form modern Land Registers. Firstly, related organizations were founded. After that, Title Deed Registration and Cadastral Law (Kadastro ve Tapu Tahirî Kanunu) numbered 2613 was came into force in 1934. This law aimed at doing cadastre completely. However, in the case of urgent and compulsory, the doing of cadastre with writing by title registration (tapu tahiri) was continued with an article.

In the beginning, because enough technical staff and instruments did not exist, the works done slowly and in general, cadastre was done in cities and some places. Orienting of the cadastre to rural areas was implemented with Land Registration Laws (Tapulama Kanunları) numbered 5602 (1950), 509 (1964) and 766 (1966). Thus, while the law numbered 2613 was being applied in only districts in boundaries of municipality, Land Registration Laws were applied in villages. Initially, simple surveying methods such as steel tape, compass, prism and tachometer were used. In the course of time, the using of measurements based triangulation points was commenced. Cadastral maps based on triangulation points became compulsory in 1974. Cadastral maps based on the national geodetic network became compulsory with regulations inured in 1988. In taking the surveying and map topics to the scope of works of Turkish Standards Institution, standards parallel with technical developments were formed.

Geometrical cadastre is based on measurement, calculation and drawing on the technical side. At the end of this process, cadastral map called as “plan” is produced. Owners of properties in places whose cadastre is done are given the title certification (Tapu in Turkish) which is a sample of registration (Fig. 5). Land parcel owners, if they want, are given a copy of parcel in graphical form. This copy is called as cadastral extract (Çap in Turkish). Sometimes, a document consisting both title and cadastral extract is given. This document is named as disposal certificate with cadastral extract (Çaplı Tassaraf Veykas).

Surveying methods in the various precisions changed according to measurement instruments used in the doing of geometrical cadastre have been used. The simplest method is to use of a steel tape and compass. After that, prism-use method (pirzmatik) whose precision is reasonable high was applied in the cities and more valuable land. After, classical tachometer, electronic tachometer and total station as finally have been used in cadastral works. In addition, the photogrammetry has been used in cadastral works in rural areas.

In Turkey, other than GDLRC, General Directorate of Forestry has also done the cadastral works of forests. In this context, in doing the cadastral of forest areas, General Directorate of Forestry has done to have places, which lose the characteristic of a forest in completely, removed outside of forest boundaries.

On the other hand, the Organization of Cadastre and Land Registry has done renovation works on cadastral maps, which lose its own quality drastically, according to Renovation Law numbered 2859 dated 1983. However, these renovation works are not in the nature of second cadastre.

By using of cadastral products, activities of zoning applications and land realignment have been done in urban areas and activities of land consolidation and land reform have been done in rural areas. In the final phase of these works, new cadastral maps are constituted by re-surveying after application of new parcels formed.
In Turkey, scales of cadastral maps produced from measurements done according to different methods are 1/250 and 1/500 scaled in urban areas and are 1/1000, 1/2000 and 1/2500 scaled in rural areas. 1/5000 scaled is used for photogrammetric cadastral map.

**NUMERICAL CADASTRE (CADASTRAL INFORMATION SYSTEM)**

In cadastral works, rather than drawing styles numerical values have been benefited since the origin. For example, in the period of written cadastral, only coordinate values were used to state size and positions of parcels. In the cadastral of geometrical, every kind measurement value was expressed with numbers.

The coordinates of point, which is the first spatial data and benchmarking, which is required for application, were commenced to produce together with using of triangulation and polygon in cadastral. In parallel with development of computer technology, the production of automatic map sheet was started by calculating horizontal and vertical position of all detail points. Thus, the automation at the works of calculating and plotting after cadastral measurements put on the agenda. After parcel based information was produced, this information is used for various works such as the taking linear outputs in easily, the producing of application values, the doing of area calculates, cross section in the certain direction and the producing of perspective outlooks.

The first transition to numerical cadastral was started with digitization of cadastral maps produced in Söke (a township in Turkey) in 1974. With development of a specific software, automatic plotters and electronic measurements instruments, automation system was started to benefit at the technical dimension of cadastr. The ODLRC, firstly, improved pilot study in the capital city (Ankara). In the course of time, this application will be spread to other places of Turkey. There are two important projects started for this aim. One is the Reform Project of Map and Cadastre (HAKAR in Turkish) which was commenced in 1986. Because of budget issues, the project could not be applied sufficiently at that time. The other one is Land Registry and Cadastre Information System Project (TAKBIS) (Fig. 6), which was commenced in Ankara/Cankaya Region in 1990. Besides, this project has been partly applied in some cities such as Ankara, Eskibeir, Çankırı, Bolu, Kastamonu and Zonguldak (GDLRC, 2005a).

The transition to numerical cadastral provided the following possibilities. These are:

- Errors derived from map drawing are brought away.
- Disagreements formed by map sheets produced different scales and different coordinate systems are ended.
- The updating and monitoring of alterations became easier and cheaper.
- More and more usable digital information is produced for land and urban area planning management.
- Making of statistical maps became easier.

In Turkey, it was encountered the important problems when numerical cadastral works were started. Particularly,
if the digitization of parcel spatial information produced from measurements done with classical methods and not based on triangulation is done on map sheets, disagreements with land are appeared (Yonralioğlu, 2000). In these cases, doing of second cadastral is suggested instead of producing non-up-to-date and low qualified cadastral information (Biyik, 1999). However, the cadastral law in force does not permit to do second cadastral.

The involvement of private sector in cadastral works was commenced in 1987 with tender of the works of triangulation in seven districts (Çorbali, 1987). However, because legal and administrative preparations required for delivering of all of the cadastral works to private sector are not done, this attempt is restricted by some technical works (Tüdeş, 1988). But, almost all of the cadastral works which are ongoing in today were transferred to private sector with a contract.

On the other hand, the cadastral with the priority is done in places exposed to catastrophe in Turkey. For example, the defining probable amendments in location of parcel at the end of the big earthquake occurred in Marmara Region in 1999 and the forming of new land register was compulsory. With this aim, the project named Land Information System for restructuring and developing of Marmara Earthquake Region (Merlis) was started with assistance from the World Bank. This study covers three provinces (Sakarya, Kocaeli and Yalova), 863 villages/districts, one million parcels and 11500 map sheets. The Merlis project was awarded a contract to private sector in 2004. In the context of this project, the geodetic network consisting of 387 points was completed to use for cadastral and development-construction of public facilities (namely zoning). By watching of this network continuously, movements of crust of the earth can also be followed in scientific (GDLRC, 2005a).

**CONCLUSIONS**

Turkish cadastral as the inheritor of the Ottomans was started in 1300s with cadastral stated with a booking system. Until 1847, cadastral of lands particularly state lands was continued in the form of multipurpose information system. The main aim of land information produced in this process was economic. However, in today, these documents have legal and cultural values as proving document. The title registers produced at the end of works done from 1847 to the Republic Period are accepted as the claim document having legal validity. At the same time, these documents are in the nature of title until the cadastral is done. In addition, after the Republic was established, writing of these is continued. As a result of this study, we can say that the Ottoman land management system was a good working system and detailed information was registered about land parcels. This system has been sample for Turkish cadastral system and it will be useful that other countries (particularly developing countries) also benefit from this system.

On the other hand, from 1934 to day, the doing of geometrical cadastral based on map has been continued. In present day, the cadastral works were completed by 99% in the cities and by 88% in rural areas (GDLRC, 2005a). However, the sufficiency of standardization of works finished cannot be spoken. Therefore, in recent years, the projects in the nature of reform were started. In the process of transition to the European Union (the EU), the aim of Turkish cadastral is to constitute the structure which can harmonize with the cadastral of the EU member countries (Yavuz, 2004). In this context, the goal which multipurpose, wide-scoped and modern cadastral information system is established is approached step by step. Upon Turkey is member of the EU, it is not anticipated that any disagreements because of cadastral system exist. The reason of this is that Turkish Civil Code is coherent with the civil codes of Central European Countries.

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