

# LAWS3004: History of English Law: Dr Ian Williams

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Undergraduate list  
(LAWSG148 is the related postgraduate list)

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1.

A H. Abbott of Lilleshull v William of Harecourt. In: The Roll of the Shropshire Eyre of 1256. Vol Publications of the Selden Society. Selden Society; 1981:44-46.  
<https://contentstore.cla.co.uk/secure/link?id=562b517c-0c6b-e811-80cd-005056af4099>

2.

Baker, J.H. The common lawyers and the Chancery : 1616. Irish jurist. 1969;4:368-392.

3.

Baker JH. Criminal Courts and Procedure, 1550-1800. In: The Legal Profession and the Common Law: Historical Essays. Vol History series. Hambledon; 1986:259-301.

4.

Baker, J. H. The inns of court and legal doctrine. In: The Common Law Tradition: Lawyers, Books, and the Law. Hambledon Press; 2000:37-51.

5.

Baker, J. H. Introduction from the Reports of John Spelman. In: The Reports of Sir John Spelman. Vol Publications of the Selden Society. Selden Society; 1977:192-203 (plus page 140).  
<https://contentstore.cla.co.uk/secure/link?id=d0abaf91-2773-ee11-826a-0050f2f0d45d>

6.

Baker JH. Origins of the 'doctrine' of consideration, 1535-1585. In: On the Laws and Customs of England: Essays in Honor of Samuel E. Thorne. Vol Studies in legal history. University of North Carolina Press; 1981:336-358.

7.

Baker JH. Origins of the 'doctrine' of consideration, 1535-1585. In: Arnold MS, ed. On the Laws and Customs of England: Essays in Honor of Samuel E. Thorne. University of North Carolina Press; 1981:336-358.

8.

Baker JH. Personal Liberty under the common law of England, 1200-1600. In: The Origins of Modern Freedom in the West. Vol The making of modern freedom. Stanford University Press; 1995:178-202.

9.

Baker J. Deeds speak louder than words: covenants and the law of proof, 1290-1321. In: Laws, Lawyers, and Texts: Studies in Medieval Legal History in Honour of Paul Brand. Vol Medieval law and its practice; v. 13. Brill; 2012:177-199.  
<https://contentstore.cla.co.uk//secure/link?id=87ea9fac-9436-e711-80c9-005056af4099>

10.

Baker, J. H. The use upon a use in equity 1558-1625. The Law quarterly review. 1977;93:33-38.

11.

Barton, J.L. Remedies for chattels. In: Law, Litigants and the Legal Profession. Vol Royal Historical Society studies in history series. Royal Historical Society; 1983:30-38.

12.

Barton, J.L. The rise of the fee simple. Law quarterly review. 1976;92:108-121.

13.

Biancalana J. Medieval uses. In: *Itinera Fiduciaie: Trust and Treuhand in Historical Perspective*. Vol Comparative studies in continental and Anglo-American legal history =. Duncker & Humblot; 1998:111-152.  
<https://contentstore.cla.co.uk/secure/link?id=e1820c2e-fe6c-ee11-826a-0050f2f06092>

14.

Biancalana J. Medieval uses. In: Helmholz R, Zimmermann R, eds. *Itinera Fiduciaie: Trust and Treuhand in Historical Perspective*. Duncker & Humblot; 1998:111-152.  
<https://contentstore.cla.co.uk/secure/link?id=e1820c2e-fe6c-ee11-826a-0050f2f06092>

15.

Birks P. Negligence in the eighteenth century common law. In: *Negligence: The Comparative Legal History of the Law of Torts*. Vol Comparative studies in continental and Anglo-American legal history =. Duncker & Humblot; 2001:173-227.

16.

Birks, Peter. Negligence in the eighteenth century common law. In: *Negligence: The Comparative Legal History of the Law of Torts*. Duncker & Humblot; 2001:173-227.

17.

Blatcher, Marjorie. Touching the writ of Latitat: an act 'of no great moment'. In: *Elizabethan Government and Society: Essays Presented to Sir John Neale*. University of London, the Athlone Press; 1961:188-212.

18.

P B. The Control of mortmain alienation in England, 1200-1300. In: *Legal Records and the Historian: Papers Presented to the Cambridge Legal History Conference, 7-10 July, 1975*, and in Lincoln's Inn Old Hall on 3 July 1974. Vol Studies in history. Royal Historical Society; 1978:29-40.

19.

Brand, Paul. Creating a demand for lawyers: the transformation of the English court system, 1154-1307. In: *The Origins of the English Legal Profession*. Blackwell; 1992:14-32.

20.

Brand, Paul. Formedon in the remainder before 'De Donis'. *Irish jurist*. 1975;10:318-323.

21.

Brand, P. The origins of English land law: Milsom and after. In: *The Making of the Common Law*. Hambledon; 1992:203-225.

22.

Brand P. Chancery, the justices and the making of new writs in thirteenth century England. In: *Law and Legal Process: Substantive Law and Procedure in English Legal History*. Cambridge University Press; 2013:17-33.  
<https://contentstore.cla.co.uk//secure/link?id=3a812ab5-7836-e711-80c9-005056af4099>

23.

Brooks CW. The politics of jurisdiction II: multiple kingdoms and questions about royal authority. In: *Law, Politics and Society in Early Modern England*. Cambridge University Press; 2008:142-152.  
<https://contentstore.cla.co.uk//secure/link?id=996a0e12-5a36-e711-80c9-005056af4099>

24.

Brooks CW. The absoluta potestas of a sovereign and the liberty of the subject: law and political controversy in the 1620s. In: *Law, Politics and Society in Early Modern England*. Cambridge University Press; 2008:169; 180-177 ; 185.

25.

Brooks, C.W. Litigation and society in England, 1200-1996. In: Lawyers, Litigation, and English Society since 1450. Hambledon Press; 1998:63-128.

26.

Bryson, W. Hamilton. The court of Exchequer comes of age. In: Tudor Rule and Revolution: Essays for G.R. Elton and His American Friends. Cambridge University Press; 1982:149-158.

27.

van Caenegem, R. C. Royal writs and writ procedure. In: The Birth of the English Common Law. 2nd ed. Cambridge University Press; 1988:29-61.

28.

Clanchy, M. T., editor. Highway robbery and trial by battle in the Hampshire eyre of 1249. In: Medieval Legal Records: Edited in Memory of C. A. F. Meekings. H.M. Stationery Off; 1978:26-61.

29.

Clanchy, M.T. Magna Carta and the common pleas. In: Studies in Medieval History Presented to R. H. C. Davis. Hambledon; 1985:219-232.

30.

Jim Evans. Change in the doctrine of precedent during the nineteenth century. In: Precedent in Law. Clarendon Press; 1987:35-72.  
<https://contentstore.cla.co.uk//secure/link?id=db7b0df3-4c36-e711-80c9-005056af4099>

31.

Gordley, J. The Anglo-American reception. In: The Philosophical Origins of Modern Contract Doctrine. Vol Clarendon law series. Clarendon Press; 1991:134-160.

32.

Gray, Charles M. The Elizabethan courts and the common law of copyhold. In: Copyhold, Equity, and the Common Law. Vol Harvard historical monographs. Harvard University Press; 1963:93-146.

33.

Green, Judith A. The lion of justice. In: The Government of England under Henry I. Vol Cambridge studies in medieval life and thought ; Fourth series. Cambridge University Press; 1986:95-117.

34.

Groot RD. The Early-Thirteen-Century Criminal Jury. In: Twelve Good Men and True: The Criminal Trial Jury in England, 1200-1800. Princeton University Press; 1988:3-35.

35.

Halliday P. Habeas corpus: from England to empire (extracts). In: Habeas Corpus: From England to Empire. Belknap Press of Harvard University Press; 2010:11; 39 ; 153-13 ; 53 ; 160.

36.

Harding, Alan. Plaints and bills in the history of english law, mainly in the period 1250-1350. In: Legal History Studies 1972: Papers Presented to the Legal History Conference, Aberystwyth, 18-21 July 1972. University of Wales Press; 1975:65-86.

37.

Helmholz, R.H. Assumpsit and fidei laesio. In: Canon Law and the Law of England. Vol [History series]. Hambledon; 1987:263-289.

38.

Helmholz, R. H. Damages in actions for slander at common law. The Law Quarterly Review. 1987;103:624-638.

39.

Helmholz RH. Introduction. In: Select Cases on Defamation to 1600. Vol Publications of the Selden Society. Selden Society; 1985:xxvi-xlvii.

<https://contentstore.cla.co.uk/secure/link?id=d6f356ff-206f-ee11-826a-0050f2f06092>

40.

Holdsworth WS. Appendix I: The opinion given by the judges in 1591 as to imprisonments by order of the council. In: A History of English Law: Vol.5. Methuen; 1924:495-497.

41.

Holdsworth WS. Defamation in the sixteenth and seventeenth centuries, Part 2. The law quarterly review. 1924;40(4).

42.

Hudson, J. Anglo-Norman land law and the origins of property. In: The Government of England under Henry I. Vol Cambridge studies in medieval life and thought ; Fourth series. Cambridge University Press; 1986:198-222.

43.

Ibbetson, D.J. Common law and ius commune. In: Common Law and 'Ius Commune': Selden Society Lecture Delivered in the Old Hall of Lincoln's Inn July 20th, 2000. Selden Society; 2001.

<https://contentstore.cla.co.uk/secure/link?id=4fbbbee48-0b6b-e811-80cd-005056af4099>

44.

Ibbetson DJ. Consideration and the theory of contract in sixteenth century common law. In: Towards a General Law of Contract. Vol Comparative studies in continental and Anglo-American legal history. Duncker & Humblot; 1990:67-123.

45.

Ibbetson DJ. Consideration and the theory of contract in sixteenth century common law. In:

Towards a General Law of Contract. Duncker & Humblot; 1990:67-123.

46.

Ibbetson, D. Legal printing and legal doctrine. Irish jurist. 35:345-354.

47.

Ibbetson DJ, Swain W. Third party beneficiaries in English law : from Dutton v. Poole to Tweddle v. Atkinson. In: Ius Quaesitum Tertio. Vol Comparative studies in continental and Anglo-American legal history =. Duncker & Humblot; 2008:191-213.

48.

Adrian Johns. John Streater and the knights of the galaxy. In: The Nature of the Book: Print and Knowledge in the Making. University of Chicago Press; 1998:266-323.  
<http://quod.lib.umich.edu/cgi/t/text/pageviewer-idx?c=acls;cc=acls;rgn=full%20text;idno=heb01007.0001.001;didno=heb01007.0001.001;view=image;seq=00000290;node=heb01007.0001.001%3A8>

49.

Jones, N. G. The influence of revenue considerations upon the remedial practice of chancery in trust cases, 1536-1660. In: Communities and Courts in Britain, 1150-1900. Hambledon Press; 1997:99-113.

50.

L.A K. Les Enfants Terribles: Coke, Ellesmere, and the Supremacy of the Chancellor's Decree. In: Law and Politics in Jacobean England / [by Louis A. Knafla]. The Tracts of Lord Chancellor Ellesmere / [Edited by] Louis A. Knafla. Vol Cambridge studies in English legal history. Cambridge University Press; 1977:155-181.

51.

Lobban M. Introduction. In: The Oxford History of the Laws of England: Vol. 11, 12, 13: 1820-1914. Vol Oxford history of the laws of England. Oxford University Press; 2010:297-328.



52.

Lobban M. The strange life of the English civil jury, 1837-1914. In: 'The Dearest Birth Right of the People of England': The Jury in the History of the Common Law. Hart; 2002:173-215.

53.

Macqueen, H. L. Introduction. Common law and feudal society in medieval Scotland. Published online 1993:1-32.

54.

Milsom, S.F.C. Disciplinary jurisdiction. In: The Legal Framework of English Feudalism. Vol Cambridge studies in English legal history. Cambridge University Press; 1976:1-35.

55.

Milsom, S.F.C. Formedon before De Donis. Law quarterly review. 1956;72:391-397.

56.

Milsom, S.F.C. Introduction . In: The History of English Law before the Time of Edward I. 2d. ed. University Press; 1968:xxiii-lxxiii.

57.

Milsom, S.F.C. Sale of goods in the fifteenth century. Law quarterly review. 1961;77:257-284.

58.

Milsom, S.F.C. Trespass from Henry III to Edward III. In: Studies in the History of the Common Law. Vol [History series]. Hambledon; 1985:1-90.

59.

Mirow MC. The Ascent of the Readings: some evidence from readings on wills. In: Learning the Law: Teaching and the Transmission of Law in England, 1150-1900. Hambledon Press; 1999:227-254.

60.

Mitchell P. Qualified Privilege. In: The Making of the Modern Law of Defamation. Hart; 2005:145-167.

61.

Plucknett, Barton. Introduction to St German's Doctor and Student. In: Doctor and Student. Vol Selden Society. Publications. Selden Society; 1974:xi-lxvii.

62.

Prest, Wilfrid. Law reform in eighteenth-century England. In: The Life of the Law: Proceedings of the Tenth British Legal History Conference, Oxford, 1991. Hambledon Press; 1993:113-123.

63.

Prichard MJ. Scott v. Shepherd (1773) and the emergence of the tort of negligence. In: Scott v. Shepherd (1773) and the Emergence of the Tort of Negligence. Selden Society; 1976:3-33.

64.

Simpson, A. W. B. Innovation in nineteenth century contract law. The Law quarterly review. 1975;91:247-278.

65.

Simpson, A.W.B. The penal bond with conditional defeasance. Law quarterly review. 1966;82:392-422.

66.

Simpson, A.W.B. Politics and law in Elizabethan England: Shelley's case (1581). In: *Leading Cases in the Common Law*. Clarendon; 1995:13-44.

67.

Swain, W. The will theory of contract in the nineteenth century: its influence and its limitations. In: *Law in the City: Proceedings of the Seventeenth British Legal History Conference*, London, 2005. Four Courts Press; 2007:163-180.

68.

Warren Swain. Classical Contract Law and its limits. In: *The Law of Contract 1670-1870*. Vol Cambridge studies in English legal history. Cambridge University Press; 2015:201-230.  
<https://contentstore.cla.co.uk//secure/link?id=4acad8bc-7836-e711-80c9-005056af4099>

69.

P T. Interchange and Exchange between the City and the Common Law. In: *Law Courts and Lawyers in the City of London 1300-1550*. Vol Cambridge studies in English legal history. Cambridge University Press; 2007:350-372.

70.

Williams I. Early-modern judges and the practice of precedent. In: *Judges and Judging in the History of the Common Law and Civil Law: From Antiquity to Modern Times*. Cambridge University Press; 2012:51-66.