

LAWS3004: History of English Law: Dr Ian Williams

[View Online](#)

Undergraduate list
(LAWSG148 is the related postgraduate list)

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

Adrian Johns. (1998). John Streater and the knights of the galaxy. In *The nature of the book: print and knowledge in the making* (pp. 266–323). University of Chicago Press.
<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>

Baker, J. (2012). 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* (pp. 177–199). Brill.
<https://contentstore.cla.co.uk/secure/link?id=87ea9fac-9436-e711-80c9-005056af4099>

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

Baker, J. H. (1977b). The use upon a use in equity 1558-1625. *The Law Quarterly Review*, 93, 33–38.

Baker, J. H. (1981a). 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* (pp. 336–358). University of North Carolina Press.

Baker, J. H. (1981b). Origins of the 'doctrine' of consideration, 1535-1585. In M. S. Arnold (Ed.), *On the laws and customs of England : essays in honor of Samuel E. Thorne* (pp. 336–358). University of North Carolina Press.

Baker, J. H. (1986). Criminal Courts and Procedure, 1550-1800. In *The legal profession and the common law: historical essays: Vol. History series* (pp. 259–301). Hambledon.

Baker, J. H. (1995). 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* (pp. 178–202). Stanford University Press.

Baker, J. H. (2000). The inns of court and legal doctrine. In *The common law tradition: lawyers, books, and the law* (pp. 37–51). Hambledon Press.

Baker, J.H. (1969). The common lawyers and the Chancery : 1616. *Irish Jurist*, 4, 368–392.

Barton, J.L. (1976). The rise of the fee simple. *Law Quarterly Review*, 92, 108–121.

Barton, J.L. (1983). Remedies for chattels. In *Law, litigants and the legal profession: Vol. Royal Historical Society studies in history series* (pp. 30–38). Royal Historical Society.

Biancalana, J. (1998a). Medieval uses. In *Itinera fiduciae: trust and Treuhand in historical perspective: Vol. Comparative studies in continental and Anglo-American legal history* = (pp. 111–152). Duncker & Humblot.
<https://contentstore.cla.co.uk/secure/link?id=e1820c2e-fe6c-ee11-826a-0050f2f06092>

Biancalana, J. (1998b). Medieval uses. In R. Helmholz & R. Zimmermann (Eds.), *Itinera fiduciae : trust and Treuhand in historical perspective* (pp. 111–152). Duncker & Humblot.
<https://contentstore.cla.co.uk/secure/link?id=e1820c2e-fe6c-ee11-826a-0050f2f06092>

Birks, P. (2001). 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* = (pp. 173–227). Duncker & Humblot.

Birks, Peter. (2001). Negligence in the eighteenth century common law. In *Negligence : the comparative legal history of the law of torts* (pp. 173–227). Duncker & Humblot.

Blatcher, Marjorie. (1961). Touching the writ of Latitat: an act 'of no great moment'. In *Elizabethan government and society: essays presented to Sir John Neale* (pp. 188–212). University of London, the Athlone Press.

Brand, P. (1992). The origins of English land law: Milsom and after. In *The making of the common law* (pp. 203–225). Hambledon.

Brand, P. (2013). 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* (pp. 17–33). Cambridge University Press.
<https://contentstore.cla.co.uk//secure/link?id=3a812ab5-7836-e711-80c9-005056af4099>

Brand, Paul. (1975). Formedon in the remainder before 'De Donis'. *Irish Jurist*, 10, 318–323.

Brand, Paul. (1992). Creating a demand for lawyers: the transformation of the English court system, 1154–1307. In *The origins of the English legal profession* (pp. 14–32). Blackwell.

Brooks, C. W. (2008a). 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* (pp. 169; 180–177 ; 185). Cambridge University Press.

Brooks, C. W. (2008b). The politics of jurisdiction II: multiple kingdoms and questions about royal authority. In *Law, politics and society in early modern England* (pp. 142–152). Cambridge University Press.
<https://contentstore.cla.co.uk//secure/link?id=996a0e12-5a36-e711-80c9-005056af4099>

Brooks, C.W. (1998). Litigation and society in England, 1200-1996. In *Lawyers, litigation, and English society since 1450* (pp. 63-128). Hambledon Press.

Bryson, W. Hamilton. (1982). The court of Exchequer comes of age. In *Tudor rule and revolution: essays for G.R. Elton and his American friends* (pp. 149-158). Cambridge University Press.

Clanchy, M. T., editor. (1978). Highway robbery and trial by battle in the Hampshire eyre of 1249. In *Medieval legal records: edited in memory of C. A. F. Meekings* (pp. 26-61). H.M. Stationery Off.

Clanchy, M.T. (1985). Magna Carta and the common pleas. In *Studies in medieval history presented to R. H. C. Davis* (pp. 219-232). Hambledon.

Gordley, J. (1991). The Anglo-American reception. In *The philosophical origins of modern contract doctrine: Vol. Clarendon law series* (pp. 134-160). Clarendon Press.

Gray, Charles M. (1963). The Elizabethan courts and the common law of copyhold. In *Copyhold, equity, and the common law: Vol. Harvard historical monographs* (pp. 93-146). Harvard University Press.

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

Groot, R. D. (1988). The Early-Thirteen-Century Criminal Jury. In *Twelve good men and true: the criminal trial jury in England, 1200-1800* (pp. 3-35). Princeton University Press.

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

Harding, Alan. (1975). 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* (pp. 65-86). University of Wales Press.

Helmholz, R. H. (1985). Introduction. In *Select cases on defamation to 1600: Vol. Publications of the Selden Society* (pp. xxvi-xlvi). Selden Society.
<https://contentstore.cla.co.uk/secure/link?id=d6f356ff-206f-ee11-826a-0050f2f06092>

Helmholz, R. H. (1987a). Damages in actions for slander at common law. *The Law Quarterly Review*, 103, 624-638.

Helmholz, R.H. (1987). Assumpsit and fidei laesio. In *Canon law and the law of England: Vol. [History series]* (pp. 263-289). Hambledon.

Holdsworth, W. S. (1924a). 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* (pp. 495-497). Methuen.

Holdsworth, W. S. (1924b). Defamation in the sixteenth and seventeenth centuries, Part 2.

The Law Quarterly Review, 40(4).

Hudson, J. (1986b). 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 (pp. 198–222). Cambridge University Press.

Ibbetson, D. (n.d.). Legal printing and legal doctrine. Irish Jurist, 35, 345–354.

Ibbetson, D. J. (1990a). 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 (pp. 67–123). Duncker & Humblot.

Ibbetson, D. J. (1990b). Consideration and the theory of contract in sixteenth century common law. In Towards a general law of contract (pp. 67–123). Duncker & Humblot.

Ibbetson, D. J., & Swain, W. (2008). 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 = (pp. 191–213). Duncker & Humblot.

Ibbetson, D.J. (2001). 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.

<https://contentstore.cla.co.uk/secure/link?id=4fbbec48-0b6b-e811-80cd-005056af4099>

Jim Evans. (1987b). Change in the doctrine of precedent during the nineteenth century. In Precedent in law (pp. 35–72). Clarendon Press.

<https://contentstore.cla.co.uk/secure/link?id=db7b0df3-4c36-e711-80c9-005056af4099>

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

L.A. K. (1977). 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 (pp. 155–181). Cambridge University Press.

Lobban, M. (2002). 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 (pp. 173–215). Hart.

Lobban, M. (2010). Introduction. In The Oxford history of the laws of England: Vol. 11, 12, 13: 1820-1914: Vol. Oxford history of the laws of England (pp. 297–328). Oxford University Press.

Macqueen, H. L. (1993). Introduction. Common Law and Feudal Society in Medieval Scotland, 1–32.

Milsom, S.F.C. (1956). Formedon before De Donis. Law Quarterly Review, 72, 391–397.

Milsom, S.F.C. (1961). Sale of goods in the fifteenth century. Law Quarterly Review, 77,

257-284.

Milsom, S.F.C. (1968). Introduction . In *The history of English law before the time of Edward I* (2d. ed, pp. xxiii-lxxiii). University Press.

Milsom, S.F.C. (1976). Disciplinary jurisdiction. In *The legal framework of English feudalism: Vol. Cambridge studies in English legal history* (pp. 1-35). Cambridge University Press.

Milsom, S.F.C. (1985). Trespass from Henry III to Edward III. In *Studies in the history of the common law: Vol. [History series]* (pp. 1-90). Hambledon.

Mirow, M. C. (1999). 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* (pp. 227-254). Hambledon Press.

Mitchell, P. (2005). Qualified Privilege. In *The making of the modern law of defamation* (pp. 145-167). Hart.

P, B. (1978). 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* (pp. 29-40). Royal Historical Society.

P, T. (2007). 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* (pp. 350-372). Cambridge University Press.

Plucknett & Barton. (1974). Introduction to St German's Doctor and Student. In *Doctor and student: Vol. Selden Society. Publications* (pp. xi-lxvii). Selden Society.

Prest, Wilfrid. (1993). Law reform in eighteenth-century England. In *The life of the law: proceedings of the tenth British Legal History Conference, Oxford, 1991* (pp. 113-123). Hambledon Press.

Prichard, M. J. (1976). 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* (pp. 3-33). Selden Society.

Simpson, A. W. B. (1975). Innovation in nineteenth century contract law. *The Law Quarterly Review*, 91, 247-278.

Simpson, A.W.B. (1966). The penal bond with conditional defeasance. *Law Quarterly Review*, 82, 392-422.

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

Swain, W. (2007). 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* (pp. 163-180). Four Courts Press.

van Caenegem, R. C. (1988). Royal writs and writ procedure. In *The birth of the English common law* (2nd ed, pp. 29–61). Cambridge University Press.

Warren Swain. (2015). Classical Contract Law and its limits. In *The law of contract 1670-1870: Vol. Cambridge studies in English legal history* (pp. 201–230). Cambridge University Press.

<https://contentstore.cla.co.uk//secure/link?id=4acad8bc-7836-e711-80c9-005056af4099>

Williams, I. (2012). 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* (pp. 51–66). Cambridge University Press.