LAWS3004: History of English Law: Dr Ian Williams

Undergraduate list (LAWSG148 is the related postgraduate list)



1.

A, H.: Abbott of Lilleshull v William of Harecourt. In: The Roll of the Shropshire Eyre of 1256. pp. 44–46. Selden Society, London (1981).

2.

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

З.

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

4.

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

5.

Baker, J. H.: Introduction from the Reports of John Spelman. In: The reports of Sir John Spelman. pp. 192-203 (plus page 140). Selden Society, London (1977).

6.

Baker, J.H.: Origins of the 'doctrine' of consideration, 1535-1585. In: On the laws and

customs of England: essays in honor of Samuel E. Thorne. pp. 336–358. University of North Carolina Press, Chapel Hill (1981).

7.

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

8.

Baker, J.H.: Personal Liberty under the common law of England, 1200-1600. In: The origins of modern freedom in the West. pp. 178–202. Stanford University Press, Stanford, California (1995).

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. pp. 177–199. Brill, Leiden (2012).

10.

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

11.

Barton, J.L.: Remedies for chattels. In: Law, litigants and the legal profession. pp. 30–38. Royal Historical Society, London (1983).

12.

Barton, J.L.: The rise of the fee simple. Law quarterly review. 92, 108–121 (1976).

13.

Biancalana, J.: Medieval uses. In: Itinera fiduciae: trust and Treuhand in historical perspective. pp. 111–152. Duncker & Humblot, Berlin (1998).

14.

Biancalana, J.: Medieval uses. In: Helmholz, R. and Zimmermann, R. (eds.) Itinera fiduciae : trust and Treuhand in historical perspective. pp. 111–152. Duncker & Humblot, Berlin (1998).

15.

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

16.

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

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. pp. 188–212. University of London, the Athlone Press, London (1961).

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. pp. 29–40. Royal Historical Society, London (1978).

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. pp. 14–32. Blackwell, Cambridge, Mass., USA (1992).

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

21.

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

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. pp. 17–33. Cambridge University Press, Cambridge (2013).

23.

Brooks, C.W.: 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, Cambridge (2008).

24.

Brooks, C.W.: 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, Cambridge (2008).

25.

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

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. pp. 149–158. Cambridge University Press,

Cambridge (1982).

27.

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

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. pp. 26–61. H.M. Stationery Off, London (1978).

29.

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

30.

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

31.

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

32.

Gray, Charles M.: The Elizabethan courts and the common law of copyhold. In: Copyhold, equity, and the common law. pp. 93–146. Harvard University Press, Cambridge (1963).

33.

Green, Judith A.: The lion of justice. In: The government of England under Henry I. pp. 95–117. Cambridge University Press, Cambridge (1986).

Groot, R.D.: 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, Guildford (1988).

35.

Halliday, P.: 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, Cambridge, Mass (2010).

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. pp. 65–86. University of Wales Press, Cardiff (1975).

37.

Helmholz, R.H.: Assumpsit and fidei laesio. In: Canon law and the law of England. pp. 263–289. Hambledon, London (1987).

38.

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

39.

Helmholz, R.H.: Introduction. In: Select cases on defamation to 1600. pp. xxvi-xlvii. Selden Society, London (1985).

40.

Holdsworth, W.S.: 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 (1924).

41.

Holdsworth, W.S.: Defamation in the sixteenth and seventeenth centuries, Part 2. The law quarterly review. 40, (1924).

42.

Hudson, J.: Anglo-Norman land law and the origins of property. In: The government of England under Henry I. pp. 198–222. Cambridge University Press, Cambridge (1986).

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, London (2001).

44.

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

45.

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

46.

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

47.

Ibbetson, D.J., Swain, W.: Third party beneficiaries in English law : from Dutton v. Poole to Tweddle v. Atkinson. In: lus quaesitum tertio. pp. 191–213. Duncker & Humblot, Berlin

(2008).

48.

Adrian Johns: 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 (1998).

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. pp. 99–113. Hambledon Press, London (1997).

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. pp. 155–181. Cambridge University Press, Cambridge (1977).

51.

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

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. pp. 173–215. Hart, Oxford (2002).

53.

Macqueen, H. L.: Introduction. Common law and feudal society in medieval Scotland. 1–32 (1993).

Milsom, S.F.C.: Disciplinary jurisdiction. In: The legal framework of English feudalism. pp. 1–35. Cambridge University Press, Cambridge (1976).

55.

Milsom, S.F.C.: Formedon before De Donis. Law quarterly review. 72, 391–397 (1956).

56.

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

57.

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

58.

Milsom, S.F.C.: Trespass from Henry III to Edward III. In: Studies in the history of the common law. pp. 1–90. Hambledon, London (1985).

59.

Mirow, M.C.: 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, London (1999).

60.

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

61.

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

Prest, Wilfrid: 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, London (1993).

63.

Prichard, M.J.: 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, London (1976).

64.

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

65.

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

66.

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

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. pp. 163–180. Four Courts Press, Dublin (2007).

68.

Warren Swain: Classical Contract Law and its limits. In: The law of contract 1670-1870. pp. 201–230. Cambridge University Press, Cambridge, United Kingdom (2015).

P, T.: Interchange and Exchange between the City and the Common Law. In: Law courts and lawyers in the city of London 1300-1550. pp. 350–372. Cambridge University Press, Cambridge (2007).

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