

# Notaries: Roman Law as an Introduction to Modern Civil Law Systems: Dr Ian Williams

---

[View Online](#)

1.

Baker, John Hamilton. The conciliar courts. In: An Introduction to English Legal History. 4th ed. Butterworths; 2002:122-124.

2.

Baker, John Hamilton. The ecclesiastical courts. In: An Introduction to English Legal History. 4th ed. Butterworths; 2002:126-132.

3.

Brundage, James A. Canonical courts and procedure. In: Medieval Canon Law. Vol The Medieval world. Longman; 1995:129-134.

4.

Caenegem, R. C. van. Methods of proof in Western medieval law. In: Legal History: A European Perspective. Hambledon Press; 1991:71-111.

5.

Cheney, Christopher Robert. The English background. In: Notaries Public in England in the Thirteenth and Fourteenth Centuries. Clarendon Press; 1972:1-11.

6.

Feenstra, Robert. Pact and contract in the Low Countries from the 16th to the 18th

century. In: Towards a General Law of Contract. Vol Comparative studies in continental and Anglo-American legal history. Duncker & Humblot; 1990:197-213.

7.

Gretton, George. Trusts. In: A History of Private Law in Scotland. Oxford University Press; 2000:480-517.

8.

Helmholz, Richard H. Contracts and the canon law. In: Towards a General Law of Contract. Vol Comparative studies in continental and Anglo-American legal history. Duncker & Humblot; 1990:49-59.

9.

Helmholz, R. H. Testamentary law and probate jurisdiction. In: The Oxford History of the Laws of England: Vol. 1: The Canon Law and Ecclesiastical Jurisdiction from 597 to the 1640s. Vol Oxford history of the laws of England. Oxford University Press; 2004:391, 419-423-425-431.

10.

Ibbetson DJ, Schrage EJH. Ius quaesitum tertio : a comparative and historical introduction to the concept of third party contracts. In: Ius Quaesitum Tertio. Vol Comparative studies in continental and Anglo-American legal history =. Duncker & Humblot; 2008:1-34.  
<https://elibrary.duncker-humblot.com/publication/b/id/31615/>

11.

David Johnston. Trusts and trust-like devices in Roman law. In: Itinera Fiduciaie: Trust and Treuhand in Historical Perspective. Vol Comparative studies in continental and Anglo-American legal history =. Duncker & Humblot; 1998:45-56.  
<https://contentstore.cla.co.uk/secure/link?id=06e58ddf-1792-e711-80cb-005056af4099>

12.

MacMillan, Catharine. Contractual mistake in Roman law : from Justinian to the natural lawyers. In: Mistakes in Contract Law. Hart; 2010:10-37.

13.

Metzger, Ernest. Remedy of prohibition against Roman judges in civil trials. In: Judges and Judging in the History of the Common Law and Civil Law: From Antiquity to Modern Times. Cambridge University Press; 2012:177-191.

14.

Nicholas, Barry. The form of the stipulation in Roman law II. Law quarterly review. 69.

15.

Nussdorfer, Laurie. The jurists : writing public words. In: Brokers of Public Trust: Notaries in Early Modern Rome. Johns Hopkins University Press; 2009:9-31.

16.

Osler, Douglas J. The myth of European legal history. Rechtshistorisches journal. 1997;16:393-410.

17.

Reid, Kenneth G. C. Property law : sources and doctrine. In: A History of Private Law in Scotland. Oxford University Press; 2000:185-197-208-219.

18.

Turpin, C. C. The reception of Roman law. Irish jurist. 1968;3:162-174.

19.

Zimmermann, Reinhard. Obligatio. In: The Law of Obligations: Roman Foundations of the Civilian Tradition. Juta & Co., Ltd; 1990:14-24.

20.

Zimmermann, Reinhard. *Stipulatio alteri*, agency and cession. In: *The Law of Obligations: Roman Foundations of the Civilian Tradition*. Juta & Co., Ltd; 1990:45-58.

21.

Zimmermann, Reinhard. *Locatio conductio I*. In: *The Law of Obligations: Roman Foundations of the Civilian Tradition*. Juta & Co., Ltd; 1990:338-340.

22.

Zimmermann, Reinhard. *Donatio*. In: *The Law of Obligations: Roman Foundations of the Civilian Tradition*. Juta & Co., Ltd; 1990:494-495-498-502.

23.

Zimmermann, Reinhard. *Formation of contract*. In: *The Law of Obligations: Roman Foundations of the Civilian Tradition*. Juta & Co., Ltd; 1990:546-556.

24.

Zweigert, Konrad, Kötz, Hein. *The formation of contracts : formal requirements*. In: *Introduction to Comparative Law*. 3rd rev. ed. Clarendon Press; 1998:368-373.