

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 122-124 (Butterworths, 2002).

2.

Baker, John Hamilton. The ecclesiastical courts. in An introduction to English legal history 126-132 (Butterworths, 2002).

3.

Brundage, James A. Canonical courts and procedure. in Medieval canon law vol. The Medieval world 129-134 (Longman, 1995).

4.

Caenegem, R. C. van. Methods of proof in Western medieval law. in Legal history: a European perspective 71-111 (Hambledon Press, 1991).

5.

Cheney, Christopher Robert. The English background. in Notaries public in England in the thirteenth and fourteenth centuries 1-11 (Clarendon Press, 1972).

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 197–213 (Duncker & Humblot, 1990).

7.

Gretton, George. Trusts. in A history of private law in Scotland 480–517 (Oxford University Press, 2000).

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 49–59 (Duncker & Humblot, 1990).

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 391, 419–423–425–431 (Oxford University Press, 2004).

10.

Ibbetson, D. J. & Schrage, E. J. H. *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 = 1–34 (Duncker & Humblot, 2008).

11.

David Johnston. Trusts and trust-like devices in Roman law. in *Itinera fiduciae: trust and Treuhand in historical perspective* vol. Comparative studies in continental and Anglo-American legal history = 45–56 (Duncker & Humblot, 1998).

12.

MacMillan, Catharine. Contractual mistake in Roman law : from Justinian to the natural lawyers. in *Mistakes in contract law* 10–37 (Hart, 2010).

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 177–191 (Cambridge University Press, 2012).

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 9–31 (Johns Hopkins University Press, 2009).

16.

Osler, Douglas J. The myth of European legal history. Rechtshistorisches journal **16**, 393–410 (1997).

17.

Reid, Kenneth G. C. Property law : sources and doctrine. in A history of private law in Scotland 185–197–208–219 (Oxford University Press, 2000).

18.

Turpin, C. C. The reception of Roman law. Irish jurist **3**, 162–174 (1968).

19.

Zimmermann, Reinhard. Obligatio. in The law of obligations: Roman foundations of the civilian tradition 14–24 (Juta & Co., Ltd, 1990).

20.

Zimmermann, Reinhard. *Stipulatio alteri, agency and cession*. in *The law of obligations: Roman foundations of the civilian tradition* 45–58 (Juta & Co., Ltd, 1990).

21.

Zimmermann, Reinhard. *Locatio conductio I*. in *The law of obligations: Roman foundations of the civilian tradition* 338–340 (Juta & Co., Ltd, 1990).

22.

Zimmermann, Reinhard. *Donatio*. in *The law of obligations: Roman foundations of the civilian tradition* 494-495-498–502 (Juta & Co., Ltd, 1990).

23.

Zimmermann, Reinhard. *Formation of contract*. in *The law of obligations: Roman foundations of the civilian tradition* 546–556 (Juta & Co., Ltd, 1990).

24.

Zweigert, Konrad & Kötz, Hein. *The formation of contracts : formal requirements*. in *Introduction to comparative law* 368–373 (Clarendon Press, 1998).