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



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).

З.

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).

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).