

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

View Online



1

Baker, John Hamilton, in *An introduction to English legal history*, Butterworths, London, 4th ed., 2002, pp. 122–124.

2

Baker, John Hamilton, in *An introduction to English legal history*, Butterworths, London, 4th ed., 2002, pp. 126–132.

3

Brundage, James A., in *Medieval canon law*, Longman, London, 1995, vol. *The Medieval world*, pp. 129–134.

4

Caenegem, R. C. van, in *Legal history: a European perspective*, Hambledon Press, London, 1991, pp. 71–111.

5

Cheney, Christopher Robert, in *Notaries public in England in the thirteenth and fourteenth centuries*, Clarendon Press, Oxford, 1972, pp. 1–11.

6

Feenstra, Robert, in *Towards a general law of contract*, Duncker & Humblot, Berlin, 1990,

vol. Comparative studies in continental and Anglo-American legal history, pp. 197–213.

7

Gretton, George, in *A history of private law in Scotland*, Oxford University Press, Oxford, 2000, pp. 480–517.

8

Helmholz, Richard H., in *Towards a general law of contract*, Duncker & Humblot, Berlin, 1990, vol. Comparative studies in continental and Anglo-American legal history, pp. 49–59.

9

Helmholz, R. H., in *The Oxford history of the laws of England: Vol. 1: The Canon law and ecclesiastical jurisdiction from 597 to the 1640s*, Oxford University Press, Oxford, 2004, vol. Oxford history of the laws of England, pp. 391, 419–423–425–431.

10

D. J. Ibbetson and E. J. H. Schrage, in *Ius quaesitum tertio*, Duncker & Humblot, Berlin, 2008, vol. Comparative studies in continental and Anglo-American legal history =, pp. 1–34.

11

David Johnston, in *Itinera fiduciae: trust and Treuhand in historical perspective*, Duncker & Humblot, Berlin, 1998, vol. Comparative studies in continental and Anglo-American legal history =, pp. 45–56.

12

MacMillan, Catharine, in *Mistakes in contract law*, Hart, Oxford, 2010, pp. 10–37.

13

Metzger, Ernest, in *Judges and judging in the history of the common law and civil law: from*

antiquity to modern times, Cambridge University Press, Cambridge, 2012, pp. 177–191.

14

Nicholas, Barry, *Law quarterly review*.

15

Nussdorfer, Laurie, in *Brokers of public trust: notaries in early modern Rome*, Johns Hopkins University Press, Baltimore, Md, 2009, pp. 9–31.

16

Osler, Douglas J., *Rechtshistorisches journal*, 1997, **16**, 393–410.

17

Reid, Kenneth G. C., in *A history of private law in Scotland*, Oxford University Press, Oxford, 2000, pp. 185-197-208–219.

18

Turpin, C. C., *Irish jurist*, 1968, **3**, 162–174.

19

Zimmermann, Reinhard, in *The law of obligations: Roman foundations of the civilian tradition*, Juta & Co., Ltd, Capetown, 1990, pp. 14–24.

20

Zimmermann, Reinhard, in *The law of obligations: Roman foundations of the civilian tradition*, Juta & Co., Ltd, Capetown, 1990, pp. 45–58.

21

Zimmermann, Reinhard, in *The law of obligations: Roman foundations of the civilian tradition*, Juta & Co., Ltd, Capetown, 1990, pp. 338–340.

22

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

23

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

24

Zweigert, Konrad and Kötz, Hein, in *Introduction to comparative law*, Clarendon Press, Oxford, 3rd rev. ed., 1998, pp. 368–373.