

LAWSG148: The Historical Development of the Common Law

Postgraduate list
(LAW3004 is the related undergraduate list)

View Online



[1]

A, H. 1981. *Abbott of Lilleshull v William of Harecourt. The Roll of the Shropshire Eyre of 1256.* Selden Society. 44-46.

[2]

Baker, J. 2012. *Deeds speak louder than words : covenants and the law of proof, 1290-1321. Laws, lawyers, and texts : studies in medieval legal history in honour of Paul Brand.* Brill. 177-199.

[3]

Baker, J. H. 1977. *Introduction from the Reports of John Spelman. The reports of Sir John Spelman.* Selden Society. 140,192-203.

[4]

Baker, J. H. 2000. *The inns of court and legal doctrine. The common law tradition: lawyers, books, and the law.* Hambledon Press. 37-51.

[5]

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

[6]

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

[7]

Baker, J.H. 1981. Origins of the 'doctrine' of consideration, 1535-1585. On the laws and customs of England: essays in honor of Samuel E. Thorne. University of North Carolina Press. 336-358.

[8]

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

[9]

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

[10]

Barton, J.L. 1983. Remedies for chattels. Law, litigants and the legal profession. Royal Historical Society. 30-38.

[11]

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

[12]

Biancalana, J. 1998. Medieval uses. Itinera fiducia: trust and Treuhand in historical perspective. Duncker & Humblot. 111-152.

[13]

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

[14]

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

[15]

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

[16]

Blatcher, Marjorie 1961. *Touching the writ of Latitat: an act 'of no great moment'*. Elizabethan government and society: essays presented to Sir John Neale. University of London, the Athlone Press. 188–212.

[17]

Brand, P. 1992. The origins of English land law: Milsom and after. *The making of the common law*. Hambledon. 203–225.

[18]

Brand, Paul 1992. Creating a demand for lawyers: the transformation of the English court system, 1154-1307. *The origins of the English legal profession*. Blackwell. 14–32.

[19]

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

[20]

Brooks, C.W. 1998. *Litigation and society in England, 1200-1996*. Lawyers, litigation, and

English society since 1450. Hambledon Press. 63–128.

[21]

Bryson, W. Hamilton 1982. The court of Exchequer comes of age. Tudor rule and revolution: essays for G.R. Elton and his American friends. Cambridge University Press. 149–158.

[22]

Clanchy, M. T., editor 1978. Highway robbery and trial by battle in the Hampshire eyre of 1249. Medieval legal records: edited in memory of C. A. F. Meekings. H.M. Stationery Off. 26–61.

[23]

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

[24]

Gordley, J. 1991. The Anglo-American reception. The philosophical origins of modern contract doctrine. Clarendon Press. 134–160.

[25]

Gray, Charles M. 1963. The Elizabethan courts and the common law of copyhold. Copyhold, equity, and the common law. Harvard University Press. 93–146.

[26]

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

[27]

Harding, Alan 1975. Plaints and bills in the history of english law, mainly in the period

1250-1350. Legal history studies 1972: papers presented to the Legal History Conference, Aberystwyth, 18-21 July 1972. University of Wales Press. 65–86.

[28]

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

[29]

Helmholz, R.H. 1987. Assumpsit and fidei laesio. *Canon law and the law of England*. Hambledon. 263–289.

[30]

Holdsworth, W.S. 1924. Defamation in the sixteenth and seventeenth centuries, Part 2. *The law quarterly review*. 40, 4 (1924).

[31]

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

[32]

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

[33]

Ibbetson, D.J. 2001. Common law and *ius commune*. Common law and 'ius commune': Selden Society lecture delivered in the Old Hall of Lincoln's Inn July 20th, 2000. Selden Society.

[34]

Ibbetson, D.J. 1990. Consideration and the theory of contract in sixteenth century common law. *Towards a general law of contract*. Duncker & Humblot. 67–123.

[35]

Ibbetson, D.J. 1990. Consideration and the theory of contract in sixteenth century common law. Towards a general law of contract. Duncker & Humblot. 67-123.

[36]

Ibbetson, D.J. and Swain, W. 2008. Third party beneficiaries in English law : from Dutton v. Poole to Tweddle v. Atkinson. *Ius quaesitum tertio*. Duncker & Humblot. 191-213.

[37]

Johns, Adrian 1998. The Nature of the Book, chapter 4 (pages 266-323). The nature of the book: print and knowledge in the making. University of Chicago Press. 266-323.

[38]

Jones, N. G. 1997. The influence of revenue considerations upon the remedial practice of chancery in trust cases, 1536-1660. *Communities and courts in Britain, 1150-1900*. Hambledon Press. 99-113.

[39]

Knafla, L.A. 1977. Les Enfants Terribles: Coke, Ellesmere, and the Supremacy of the Chancellor's Decree. *Law and Politics in Jacobean England*. Cambridge University Press. 155-181.

[40]

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

[41]

Milsom, S.F.C. 1976. Disciplinary jurisdiction. *The legal framework of English feudalism*. Cambridge University Press. 1-35.

[42]

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

[43]

Milsom, S.F.C. 1968. Introduction . *The history of English law before the time of Edward I*. University Press. xxiii-lxxiii.

[44]

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

[45]

Milsom, S.F.C. 1985. Trespass from Henry III to Edward III. *Studies in the history of the common law*. Hambledon. 1-90.

[46]

Mirow, M.C. 1999. The Ascent of the Readings: some evidence from readings on wills. *Learning the law: teaching and the transmission of law in England, 1150-1900*. Hambledon Press. 227-254.

[47]

P., B. 1978. The Control of mortmain alienation in England, 1200-1300. *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*. Royal Historical Society. 29-40.

[48]

Plucknett and Barton 1974. *Introduction to St German's Doctor and Student*. Doctor and student. Selden Society. xi-lxvii.

[49]

Prest, Wilfrid 1993. Law reform in eighteenth-century England. The life of the law: proceedings of the tenth British Legal History Conference, Oxford, 1991. Hambledon Press. 113-123.

[50]

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

[51]

Simpson, A.W.B. 1996. Politics and Law in Elizabethan England: Shelley's Case (1581). Leading Cases in the Common Law. Oxford University Press. 13-44.

[52]

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

[53]

Swain, W. 2007. The will theory of contract in the nineteenth century: its influence and its limitations. Law in the city: proceedings of the seventeenth British Legal History Conference, London, 2005. Four Courts Press. 163-180.

[54]

Tucker, P. 2007. Interchange and exchange between the city and the common law. Law Courts and Lawyers in the City of London, 1300-1550. Cambridge University Press. 350-372.

[55]

van Caenegem, R. C. 1988. Royal writs and writ procedure. The birth of the English common law. Cambridge University Press. 29-61.

[56]

Warren Swain 2015. Classical Contract Law and its limits. The law of contract 1670-1870. Cambridge University Press. 201-230.