Taubenschlag, Rafał

"La definizione dell'armatore in Dig. 14, I, I, 15 e la locazione perpetua della nave", S. Solazzi, "Rivista del dritto alla navigazione, 9-14, 1943-1948 : [recenzja]

The Journal of Juristic Papyrology 7-8, 386

1953-1954

Artykuł został zdigitalizowany i opracowany do udostępnienia w internecie przez Muzeum Historii Polski w ramach prac podejmowanych na rzecz zapewnienia otwartego, powszechnego i trwałego dostępu do polskiego dorobku naukowego i kulturalnego. Artykuł jest umieszczony w kolekcji cyfrowej bazhum.muzhp.pl, gromadzącej zawartość polskich czasopism humanistycznych i społecznych.

Tekst jest udostępniony do wykorzystania w ramach dozwolonego użytku.



In this dissertation the author analyses two contracts of self-sale, one from the years 663—609 B.C., the second from the years 569—525 B.C., written in the Demotic language. The comparison of these contracts with the contract of self-sale in PSI 549 is very instructive (cf. my Law, I, 52).

Francesco de Robertis, Receptum nautarum (Studio sulla responsabilità dell'armatore in diritto romano, con riferimento alla disciplina particolare concernente il caupo e lo stabularius), Università di Bari, Annali della Facoltà di Giurisprudenza, 1952.

In this dissertation the author touches also upon the Greco-Egyptian law (cf. my Law, I, 287). According to his opinion the responsibility of the nautae was limited in the Greco-Egyptian law only to the ἐπιμέλεια, if nauta did not take expressly the responsibility for periculum.

Mario Talamanca, L'arra della compravendita in diritto greco e in diritto romano, Milano 1953.

This dissertation brings no news as far the conception of pactum arrale and the material compiled by the author are concerned. What is new is only the incredible arrogance which the author, a beginner, shows in his, as a rule, entirely unfounded polemics against other authors.

S. Solazzi, La definizione dell'armatore in Dig. 14, I, I, 15 e la locazione perpetua della nave (Rivista del diritto alla navigazione, 9—14 [1943—1948]).

This dissertation deserves attention because it contains a brilliant exposition of the P. Lond. III, p. 154, No 1164 h, B.G.U. 1157 and Oxy. XVII, 2213 (cf. my Law, I, 204).

S. v. Bolla, Pacht (R.E. 18, 4).

This survey shawing profound knowledge of the matter deals also with leases of land, leases of taxes, subleases and colonia partiaria.

W. Till, Die koptische Stipulationsklausel (Orientalia 19, [1950], 81-87).

The author suggests, that in the Coptic documents two different clauses of stipulation occur: the older one corresponds to the By-