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"Receptum nautarum (Studio sulla responsabilità dell'armatore in diritto romano, con riferimento alla disciplina particolare concernente il caupo e lo stabularius)", Francesco de Robertis, Bari 1952 : [recenzja]

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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 shewing profound knowledge of the matter deals also with leases of land, leases of taxes, subleases and *colonia partiararia*.

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-