Taubenschlag, Rafał

"Attische Rechtseinrichtungen in sinnvoller Einheit", E. Schönbauer, "Πραγματείαι της 'Α?αδημίας 'Αθηνών", 18, 1953, 1 : [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.



He indicates that the proceedings concerning the acquisition of property (the *apographe* of real estate) given there is quite particular from the point of view of the Roman law. Since the real estate sold here is solum provinciale namely tributarium (Gai II, 21) and a res nec mancipi, the acquisition of property should take place ipsa traditione (Gai II, 19) what was still emphasized by Dioceltian in C I, II, 3, 20 (Traditionibus [mancipationibus] et usucapionibus dominia rerum, non nudis pactis transferuntur [293 A. D.]). In the second part of his study the author opposes the idea of the editor that v. 11 concerns a $\varkappa \alpha \tau \circ \chi' \eta$ on behalf of children under age and tries to explain the assertions in these lines from the point of view of the modified Roman law as it was in force in Egypt.

E. Schönbauer, Attische Rechtseinrichtungen in sinnvoller Einheit (Πραγματείαι τῆς 'Ακαδημίας 'Αθηνῶν 18 (1) [1953]).

In his showily written study the author investigates (p. 38-9) the s.c. dixy ¿ξούλης consisting in the assumption of a controlled land property in Attic law which had but gradually been appeased but never quite ceased to exist. A controlled land property appears also in the Ptolemaic period and particularly with reference to cleruchic and catoecic land. When these parcels changed hands, it was not only necessary the usual cooperation of the registry of real properties but also a special permission of the catoecic authorities. The authorities had first to accept a new holder. Characteristic is that in this case the term παραχώρησις for transfer of property is used. The holder is with-drawn and a new holder enters his place with the consent of authorities. We find here the same idea, which is to be found in the controlled land in Attica, namely that the single holder is not entitled to transfer his property to another private person but only to withdraw from the lot in order to make way to another person who according the principles governing the landed property, now as a new holder steps on his place.

J. Herrmann, Zum Begriff der γη έν ἀφέσει (Chronique d'Egypte XXX, No. 59 [1955] 95-106).

Having demonstrated the most important efforts of interpretation of this notion and having referred to the objections aga-

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