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Tekst jest udostępniony do wykorzystania w ramach dozwolonego użytku.

p. 398 on *novatio*; p. 401, 403 on *transactio*; p. 424 on *iniuria*; p. 433 on *solutio*; p. 443 on Roman marriage; p. 446/7 on *arrha sponsalicia*; p. 453/4 on the legislation of Augustus; p. 457 on concubinate of soldiers; p. 460 on *divortium*; p. 466 on *aestimatio doris*; p. 467 on *privilegium dotale*; p. 469 on *donatio ante et propter nuptias*; p. 471, 472 on *adoptio*; p. 474 on *apokeryxis*; p. 475 on the legal capacity of *filius familias*; p. 477 on *bona materna*; p. 497 on Law of inheritance; p. 500, 510, 511 on testament; p. 518/519 on *testamentum militis*; p. 522 on *testamentum ruri conditum*; p. 523 on *divisio parentis inter liberos*; p. 526 on *successio legitima*; p. 538 on acquisition of the *hereditas*; p. 563 on *successio contra tabulas*; p. 567 on *querella inofficiosi testamenti*.

ALAN CHESTER JOHNSON and LOUIS C. WEST, *Byzantine Egypt: Economic Studies*, Princeton University Press, 1949.

This monumental work (cf. San-Nicolò, *Orientalia* 19 fasc. 1 1950 p. 95 ff.) consists of 5 chapters. Chapter I *Introduction* (p. 3-7); II *The Land* (p. 7-94); III *The People* (p. 95-204); IV *Defense* (p. 215-229); V *Taxation* (p. 230-332). The jurist will be mostly interested in the author's discussion on the organization of the irrigation (p. 8 ff.); on land declarations (p. 13); on *coloni* (p. 23 ff.); on imperial estates (p. 33 ff.); on private estates (p. 39 ff.); on ecclesiastical property (p. 66 ff.); on *emphyteusis* and *superficies* (p. 72 ff.); on sales and leases of land (p. 74 ff.); on the village and the *pagus* (p. 94 ff.); on the Byzantine πόλις (p. 100 ff.); on slaves (p. 132 ff.); on manumissions (p. 134 ff.); on contracts of apprenticeship and *paramone* (p. 135 ff.); on foreign slaves in Egypt (p. 149 ff.); on gilds (p. 151 ff.); on transportation (p. 155 ff.); on public and private posting service (p. 163 ff.); on loans and mortgages (p. 167 ff.); on banking and public treasures (p. 172 ff.); on sale of houses (p. 198 ff.); on the army and its recruiting (p. 215 ff.); on *annona* of army and officials (p. 218 ff.); on taxation (p. 229 ff.); on *alimonia* of Egyptian cities and churches (p. 249 ff.); on capitation taxes (p. 259 ff.); on liturgies and honours (p. 321 ff.).

RAYMOND MONIER, *Manuel élémentaire de droit romain* vol. I 6 ed. (1947), vol. II 4 ed. (1948).

This excellent manual like that by Weiss refers frequently to the papyri and the papyrological literature. Cf. I p. 67 provincial administration; p. 73, 75, 76, 77, 79, 87, 89 sources of law in the

epoch of the principate; p. 107 the formulation of customary law in the Byzantine period; p. 112 Syro-Roman Law-Book; p. 165 proceedings *apud iudicem*; p. 189 *cognitio extra ordinem*; p. 192 *libelli*-proceedings; p. 194 *libelli* in the V and VI cent.; p. 200 oath in Roman Egypt; p. 203 appeal; p. 209, 220 slavery and manumissions; p. 235, 236, 237/8 citizens and peregrines; p. 242, 243, 244 *libertini*; p. 254, 259, 268, 273 Roman *patria potestas*; p. 275, 277, 287, 293, 294, 300, 307 marriage; p. 318, 320, 321 guardianship; p. 344, 375 *res religiosae*; p. 370, 372 co-property; p. 418/19 transference of property; p. 428/29 *l. t. praescriptio*; p. 446/7 *ager vectigalis* and *emphyteusis*; p. 452 law of inheritance; p. 462/3, 466, 469 testament; p. 477, 482 *successio ab intestato*; p. 491 *querella inofficiosi testamenti*; p. 495 *acquisitio hereditatis*. II p. 33 sources of obligations; p. 95 *stipulatio*; p. 103 *dotis dictio*; p. 106 *contractus litteris*; p. 116 συναλλάγματα; p. 141 *arrha*; p. 153 *stipulatio duplae*; p. 169 *locatio-conductio*; p. 172 sub-lease; p. 175 *lex Rhodia*; p. 176 *societas*; p. 220 *datio in solutum*; p. 221 *mora torium*; p. 234 *culpa*; p. 240 penal clauses; p. 260 *peculium*; p. 263 assignment of obligations; p. 274 *stipulatio Aquiliana*; p. 302 ἀλληλέγγυοι; p. 317, 322, 327 hypothec.

R. TAUBENSCHLAG, *Il diritto provinciale romano nel libro siro-romano* (*Istituto di studi romani, Atti del V Congresso nazionale di studi romani* vol. V (1946) p. 84—97).

The author asserts that the *liber syro-romanus* was a school-book containing the law which at the time of its compilation was in force in the Roman province of Syria. He explains the character of this provincial Roman Law and shows that it was composed of different elements, taken from the native Law of the province. In this essay the author makes use of the papyrological literature and publications cf. p. 93 note 85; 95 note 109, 110 etc.

F. de VISSCHER, *Le statut juridique des nouveaux citoyens romains et l'inscription de Rhosos*, (*Extrait de l'Antiquité Classique*, Bruxelles 1946).

After an introduction the author investigates in Chap. I the incompatibility of two citizenships and finds out that this principle refers in the Republican period to the Roman citizens in Italy. After that he deals with the inscription from Rhosos and points out that the principle of incompatibility of two citizenships does not apply to the citizens of provincial origin and that this inscription shows