

# Taubenschlag, Rafał

---

"Erbrechtliche Untersuchungen auf Grund der koptischen Urkunden", W. C. Till, "S.B. Oest. Akad. d. Wiss., phil.-hist. Klasse", Bd. 229, 1954, 2 Abh. :  
[recenzja]

---

The Journal of Juristic Papyrology 9-10, 517

---

1955-1956

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](http://bazhum.muzhp.pl), gromadzącej zawartość polskich czasopism humanistycznych i społecznych.

Tekst jest udostępniony do wykorzystania w ramach dozwolonego użytku.

W. C. Till, *Erbrechtliche Untersuchungen auf Grund der koptischen Urkunden* (S.B. Oest. Akad. d. Wiss., phil.-hist. Klasse 229 Bd., 2 Abh. 1954).

The work is divided into two parts: the first part — "the study" deals with the object of the law of inheritance (p. 7—11), with the heirs (14—55) (plurality of heirs, *dialysis* formula, succession on intestacy), and with the hereditary provisions (57—78) (*divisio parentis inter liberos*, hereditary contracts, *donatio mortis causa*, testament). The second part contains translations of documents.

Out of the rich contents of the book particularly noteworthy are among others the author's remarks on the right of expectance granted to the children in respect of the father's property (p. 39 ff. cf. *Law*<sup>2</sup> 211 ff.); on the privileged position of the son (p. 30/31 cf. *Law*<sup>2</sup> 186 ff.); on the disinheritance of the sons (p. 43 ff. cf. *Law*<sup>2</sup> 137); on the *successio contra tabulas* (p. 43 ff. cf. *Law*<sup>2</sup> 21); on the responsibility of the heir (11 ff., cf. *Law*<sup>2</sup> 218 ff.); on burying of the testator (72 ff., cf. *Law*<sup>2</sup> 197 ff.); on the division of the inheritance (14 ff., cf. *Law*<sup>2</sup> 222 ff.); on joint wills of husbands and wives (cf. p. 62 ff., see *Law*<sup>2</sup> 201<sub>2</sub>).

#### THE LAW OF PROPERTY

E. Schönbauer, *Eine wichtige Katagraphe-Urkunde P. Graec. Vindob. 19.853* (*Aegyptus* XXXIII (2) [1953] 253—274).

The author makes an analysis of P. Graec. Vindob. 19.853 published in 1951 by A. Gerstinger which attests the transcription in the registers of the βιβλιοθήκη ἐγκτήσεων of a contract of sale concluded on the 28th of October, 319. He finds there the confirmation of his doctrine on καταγραφή which remained unchanged since the beginning of the Ptolemaic era until the time of Constantine.

E. Weiss, *Zum römischen Recht in Aegypten nach dem Ergehen der Constitutio Antoniniana* (*Sav. Z.* LXX [1953] 390—398).

The author relates about the *apographe* of real estate property in the βιβλιοθήκη ἐγκτήσεων in Hermopolis Magna in 319 A.D. (P. Graec. Vindob. 19.598, edited by H. Gerstinger in the *Anzeiger d. phil.-hist. Kl. d. öst. Akad. d. Wiss.* 1950, No. 2.).