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"Arbitration in Ancient Egypt", M. Mantica, "The Arbitration Journal, A Quarterly of the American Arbitration Association", XII, 1957, no 3 : [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.

called Dumayr in Syria, of an inscription containing the minutes of a hearing before the Emperor Caracalla serves only as the latest reminder that our sources for the rhetorical influence on Roman law are not all to be found in the Digest.

M. Mantica, *Arbitration in Ancient Egypt* (*The Arbitration Journal, A Quarterly of the American Arbitration Association* XII, No. 3 [1957] 155—163).

In this article the author shows that the Egyptians frequently practised arbitration. Pages 160 ff. are dedicated to the arbitration in the Hellenistic, Roman and Byzantine periods, giving some examples of such proceedings in Oxy. XVI 1880 (427 A.D.) and Mon. 7 (583 A.D.). Other examples concern Coptic papyri from the second half of the VIII century A.D. (cf. W. E. Crum and G. Steindorf, *Koptische Rechtsurkunden aus Djeme* 835 ff.; A. A. Schiller, *Legal Transactions of the Family of Georgios and Abessa of Djeme in Upper Egypt in the Eighth Century A.D.*, a typed J.D. dissertation, University of California 1926 and idem, *A Family Archive from Djeme, Studi Arangio-Ruiz* IV [1952] 327 ff.). The author makes also use of the papyrological literature cf. my *Law*² 402 ff. and the excellent dissertation by J. Modrzejewski, *JJP* 6 (1952) 239 ff.

J. M. Kelly, *Princeps iudex, Eine Untersuchung zur Entwicklung und zu den Grundlagen der kaiserlichen Gerichtsbarkeit* (Forschungen zum römischen Recht, 9 Abh., 1957).

In this dissertation the author examines the evolution of the civil and penal jurisdiction of the Emperor. It is a pity that the author makes, on principle, no use of the papyri: see on *cognitio Caesariana* in the papyri — my *Law*² 550 ff., where also the law-suit before Caracalla in Syria (215 A.D.), the only law-suit mentioned by the author (p. 99), is quoted.

PENAL LAW

E. Berneker, *Hochverrat und Landesverrat im griechischen Recht* (*Symbolae R. Taubenschlag dedicatae* = *Eos* 48, 1 [1956] 105-137).

In this study, devoted to the delict of high treason in the Greek law, we find very interesting remarks on this delict in the Ptole-