Taubenschlag, Rafał

"A New Fragment of the 'Acta Alexandrinorum'", H. Musurillo, "Journ. Rom. Stud.", 47, 1957 : [recenzja]

The Journal of Juristic Papyrology 11-12, 369-370

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Tekst jest udostępniony do wykorzystania w ramach dozwolonego użytku.



 W. Müller, Census-Deklaration einer civis Romana (Eos 48 fasc. 3 = Symbolae R. Taubenschlag dedicatae III [1957] 155-160).

The author publishes a new κατ' οἰκίαν ἀπογραφή from the year 173/4 A.D. made by a *Civis Romana* in Karanis (cf. my *Law*² 611₁₁).

H. Braunert, P. Lond. inv. 2169 (Eos 48 fasc. 3 = Symbolae R. Taubenschlag dedicatae III [1957] 65-66).

This is a κατ' οἰκίαν ἀπογραφή from the year 61/62 A.D. published by H. Braunert with the permission of T. C. Skeat. The publication is based on a transcription made by Sir Harold I. Bell.

V. Arangio-Ruiz, Una divisione di area edificatoria a Tebtynis: P. Univ. Stat. Milano, No. 91 inv. (Eos 48 fasc. 3 = Symbolae R. Taubenschlag dedicatae III [1957] 47-52).

The papyrus contains a διαίρεσις ψιλῶν τόπων with an excellent commentary by Arangio-Ruiz. (Cf. the last list of the διαιρέσεις: Calderini, Studi Arangio-Ruiz III p. 277).

M. Vandoni, Dai papiri dell'Università di Milano (Acme vol. IX, fasc. 1 [1956] 27-29).

No. cat. 103 (II—III cent. A.D.) is a letter concerning the sale of a silver-statuette; the author of the letter demands payment from a person with the title of gymnasiarch. The interest of this short letter lies in the precise indication of the prices, different for the metal and for the work. The second papyrus, No. cat. 160 (II cent. A.D.), concerns a mandate.

A. Oguse, Le Papyrus grec de Strasbourg 364 + 16 (Aegyptus XXXVII, fasc. 1 [1957] 77-88).

The recto of this papyrus (II cent. A.D.) concerns proceedings which took place probably in Alexandria before the strategos in an administrative affair.

H. Musurillo, A New Fragment of the 'Acta Alexandrinorum' (Journ. Rom. Stud. 47 [1957] 185-190).

The author attempts to link P. Mich. Inv. 4800 with the so-called *Acta Maximi*, involving the prefect C. Vibius Maximus in the reign of Trajan, which have already been published in his edition of the *Acta Alexandrinorum*.

E. Kiessling, Quittungshomologie über den Empfang eines Verpflichtungsvermächtnisses (ZSS LXXIV [1957] 345-352).

The author edits P. Jand. 222 (II cent. A.D., Oxyrhynchos) from the collection in Giessen, by which a hellenized Egyptian by the name of Onophris gives a receipt for a legacy in the form of a $\delta\mu\sigma\lambda\sigma\gamma\ell\alpha$. As the author points out, the legacy is imposed in the last will and testament of Phonis II on the heir Petoesiris II. It represents Greco-Egyptian law and finds its parallel in the Roman *legatum per damnationem* (cf. my Law^2 192). It is noteworthy that the payment of the legacy has to be made by state-bank left to a private person.

M. Vandoni, Dai papiri dell'Università di Milano (Acme VIII, 2-3 [1955] Fascicolo speciale in memoria del Prof. A. Vogliano, 137-144).

The author publishes here a matrimonial contract from the time of Marcus Aurelius. In this contract the $\check{\alpha}\gamma\rho\alpha\phi\varsigma\varsigma\gamma\dot{\alpha}\mu\varsigma\varsigma$ is followed by a written financial agreement (cf. my Law^2 117). The wife is represented by a $\varkappa\dot{\nu}\rho\iota\varsigma\varsigma$ appointed by the $i\epsilon\rho\epsilon\dot{\nu}\varsigma\dot{\epsilon}\xi\gamma\gamma\gamma\tau\dot{\gamma}\varsigma$ on her request (l. 25; cf. Tebt. 397²⁰ and my Law^2 171⁷). Further — a lease of a mill (cf. my Law^2 365⁵ and the analogies quoted there) and, finally, certificates for labour on the dykes No. 1. (133 A.D.), 2. (136 A.D.), 3, (150 A.D.), 4. (151 A.D.), II. Nos. 1. (131 A.D.), 2. (134 A.D.), 3. (152 A.D.); on the service aimed at the conservation of the public dykes, see my Law^2 618.

V. Arangio-Ruiz & G. Pugliese-Caratelli, Tabulae Herculanenses V (La Parola del Passato, Rivista di Studi Antichi, fasc. XLV [1955] 448-477).

All the tablets published in this volume refer to the procedure. Most of them deal with the arbitration or directly with the ways of attestation of freely determined facts, rather on the margin of