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Borkowski's Textbook on Roman Law Cambridge University Press
The Oxford Handbook of Roman Law and Society surveys the landscape of contemporary research and charts principal directions of future inquiry. More than a history of doctrine or an account of jurisprudence, the Handbook brings to bear upon Roman legal study the full range of intellectual resources of

contemporary legal history, from comparison to popular constitutionalism, from international private law to law and society, thereby setting itself apart from other volumes as a unique contribution to scholarship on its subject. The Handbook brings the study of Roman law into closer alignment and dialogue with historical, sociological, and anthropological research into law in other periods. It will therefore be of value not only to ancient historians and legal historians already focused on the ancient world, but to historians of all periods interested in law and its complex and multifaceted relationship to society.

The Roman Law of Damage to Property Society for Classical

Studies

Landmark Cases in Property Law explores the development of basic principles of property law in leading cases. Each chapter considers a case on land, personal property or intangibles, discussing what that case contributes to the dominant themes of property jurisprudence – How are property rights acquired? What is the content of property rights? What are the limits or boundaries of property? How are property rights extinguished? Individually and collectively, the chapters identify a number of important themes for the doctrinal development of property institutions and their broader justification. These themes include: the obscure and incremental development of seemingly foundational principles, the role of instrumentalism in property reasoning, the influence of the law of tort on the scope of property doctrines, and the impact of Roman legal reasoning on the common law of property. One or more of these themes (and others) is revealed through careful case analysis in each chapter, and they are collected and critically explored in the editors' introductions. This makes for a coherent and provocative collection, and ensures that Landmark Cases in Property Law will be lively and essential reading for scholars, practitioners, and all those interested in the development of property principles at law.

Water Technology in the Middle Ages Oxford University Press, USA

"Postpartum Mental Health Disorders: A Casebook describes the recognition and management of psychiatric disorders that present in the postpartum period. Case vignettes illustrate the type of complaints that may present to the psychiatrist, primary care physician, obstetrician, nurse practitioner, doula or other

health care professionals. Chapters cover depression, anxiety disorders, obsessive compulsive disorder (OCD), psychotic disorders, bipolar disorders, posttraumatic stress disorders, personality disorders and drug abuse. Each chapter includes information about differential and provisional diagnoses, epidemiology, treatment and prognosis with advice as to when to refer to a specialist. More general chapters address risk factors for developing postpartum disorders, prevention and the uses and safety of psychotropic medication during breastfeeding. Two frequently used screening questionnaires are included with instructions as to use. Some key references or links are included"--

Obligations in Roman Law Oxford University Press, USA
Excerpt from *The Roman Law of Damage to Property: Being a Commentary on the Title of the Digest Ad Legem Aquiliam (IX. 2)*
The Board of the Faculty of Law in the University of Oxford, being convinced that a more thorough knowledge of Roman law would be the best means of advancing a scientific understanding and culture of English law, has recently encouraged candidates in the Final School of Jurisprudence to exhibit a knowledge of some portion of the Digest, and has selected for that purpose the title 'Ad legem Aquiliam, ' considering that it contains, perhaps more fully than any other title in the Digest, the chief materials referring to one particular topic, viz. the Roman law of damage to property. Intending to furnish the student with the necessary help in attaining this knowledge, I had to take into account that my book is to be a text-book for students who only know the elements of Roman law, as they are explained in lectures on the Institutes, whilst I had to explain a particular topic in full detail,

and in the various relations in which it is dealt with in the Digest. It is due to these circumstances that I have taken great pains to bring out my points very fully, and it even may be that I have gone too far in doing so, but I thought it best to err, if anywhere, on the side of over-fulness. Another point which was to be considered is the peculiar method in which topics of Roman law are dealt with in this country. Usually they are explained in the form of a commentary on the Roman texts, although it is at the same time recognised that a systematic exposition, which deals exhaustively with a whole topic under certain distinct headings, is preferable. About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at www.forgottenbooks.com This book is a reproduction of an important historical work. Forgotten Books uses state-of-the-art technology to digitally reconstruct the work, preserving the original format whilst repairing imperfections present in the aged copy. In rare cases, an imperfection in the original, such as a blemish or missing page, may be replicated in our edition. We do, however, repair the vast majority of imperfections successfully; any imperfections that remain are intentionally left to preserve the state of such historical works.

Casebook of Clinical Geropsychology Oxford University Press

Understanding Property Law is a comprehensive and authoritative treatise from our Understanding series that is suitable for use in conjunction with any Property casebook. Features include: Complete coverage of all standard property topics, including landlord-tenant law, adverse possession, rights in personal property, estates and future interests, marital property, land sale transactions, servitudes, nuisance, zoning,

takings, and other land use issues; Analysis of cutting-edge topics, such as property rights in human bodies, current takings issues, the new Restatement (Third) of Property (Servitudes), rights and duties of homeowners' associations, and property rights in personal names and likenesses; Discussion of the policy and historical underpinnings of property law doctrines; and Clear writing and detailed organization to facilitate student understanding of both basic concepts and controversial topics.

Studies in Roman Property Oxford University Press

"Embodying the Institutes of Gaius and the Institutes of Justinian, tr. into English by J. Ashton Cross."--T.p.

A Casebook on the Roman Law of Contracts Bloomsbury Publishing

Consists of texts from the Corpus Juris Civilis and other sources.

Patriarchy, Property and Death in the Roman Family

Oxford University Press

A new assessment of the importance of the lex Aquilia (wrongful damage to property) on Roman law in Britain Few topics have had a more profound impact on the study of Roman law in Britain than the lex Aquilia, a Roman statute enacted c.287/286 BCE to reform the Roman law on wrongful damage to property. This volume investigates this peculiarly British fixation against the backdrop larger themes such as the development of delict/tort in Britain and the rise of comparative law. Taken collectively, the volume establishes whether it is possible to identify a 'British' method of researching and writing about Roman law.

The Roman Law of Damage to Property University of

Michigan Press

Acute Care Casebook provides a case-based approach to the

broad practice of acute care medicine, covering a variety of common patient presentations and clinical environments. This book features over 70 illustrated cases, including presentations of trauma and medical illness in wilderness medicine, military and prehospital environments, pediatrics, emergency medicine, and intensive care unit and floor emergencies. Designed for students and trainees in medicine, nursing, EMS, and other acute care specialties, this text guides readers through not only symptom evaluation and treatment, but also the thought process and priorities of experienced clinicians. Each chapter features key diagnoses and management pearls from leading experts that will help prepare readers for any event, from stabilizing and transporting a trauma patient in the field, to managing post-operative complications in the ICU.

Casebook on benefit and harm JHU Press

Long a major element of classical studies, the examination of the laws of the ancient Romans has gained momentum in recent years as interdisciplinary work in legal studies has spread. Two resulting issues have arisen, on one hand concerning Roman laws as intellectual achievements and historical artifacts, and on the other about how we should consequently conceptualize Roman law. Drawn from a conference convened by the volume's editor at the American Academy in Rome addressing these concerns and others, this volume investigates in detail the Roman law of obligations—a subset of private law—together with its subordinate fields, contracts and delicts (torts). A centuries-old and highly influential discipline, Roman law has traditionally been studied in the context of law schools, rather than humanities faculties. This book opens a window on that world. Roman law,

despite intense interest in the United States and elsewhere in the English-speaking world, remains largely a continental European enterprise in terms of scholarly publications and access to such publications. This volume offers a collection of specialist essays by leading scholars Nikolaus Benke, Cosimo Cascione, Maria Floriana Cursi, Paul du Plessis, Roberto Fiori, Dennis Kehoe, Carla Masi Doria, Ernest Metzger, Federico Procchi, J. Michael Rainer, Salvo Randazzo, and Bernard Stolte, many of whom have not published before in English, as well as opening and concluding chapters by editor Thomas A. J. McGinn.

Historical Introduction to the Roman Law UNESCO

Reprint of the original, first published in 1876.

Introduction to Roman Law Oxford University Press, USA

This is a print edition of Professor Jeremy Sheff's 2019 build of Open Source Property, a free online casebook for the first-year Property Law course at American law schools. A free digital edition of this text is available for download from www.opensourceproperty.org. Open Source Property is copyright 2015-16 by Stephen Clowney, James Grimmelman, Michael Grynberg, Jeremy Sheff, and Rebecca Tushnet. It may be reused under the terms of the Creative Commons Attribution NonCommercial 4.0 International license, <https://creativecommons.org/licenses/by-nc/4.0/>.

Open Source Property BRILL

This is beyond all comparison the best first book for students on the Roman Law. It puts into a clear, succinct, and correct form all that is necessary to be known by way of preparation for the study of the subject. The late professor Hadley (of Yale College, America) held a very high place in the judgment of American

scholars, and prepared a series of academical lectures on the subject, the success of which it is said suggested their publication. The Professor possessed, it is stated, uncommon clearness of style and method, and power of exact expression, and these qualities are certainly exhibited in a high degree in the present work. The subject is first treated historically, and the sources of the Roman Law in its earlier and later periods are traced and described. Here the subject is treated analytically with reference to the law of status and family relations, the law of property, and of rights on property, the law of obligations, and the law of inheritance. -The Law Magazine and Review

A Casebook on Roman Property Law BoD – Books on Demand
Reprint of the original, first published in 1875.

A Systematic and Historical Exposition of Roman Law in the Order of a Code Cambridge University Press

This innovative study of the patriarchy belies the accepted notion of the father figure as tyrannical and exploitative.

Forensic Mental Health Assessment Cambridge University Press

Geropsychology - the field of psychology concerned with the psychological, behavioural, biological, and social aspects of aging - has developed rapidly in the past decade. This clinical casebook describes current best practice in managing complex cases involving common mental health issues in later life, by leading authorities in the field.

Understanding Property Law Oxford University Press

Draws from a wealth of primary sources to outline how classical Roman property law was reinvented by liberal nineteenth-century jurists.

A Systematic and Historical Exposition of Roman Law in the Order

of a Code Createspace Independent Publishing Platform

Focusing attention on gravity-fed water-flow systems in medieval cities and monasteries, *Water Technology in the Middle Ages: Cities, Monasteries, and Waterworks* after the Roman Empire challenges the view that hydraulic engineering died with the Romans and remained moribund until the Renaissance. Roberta Magnusson explores the systems' technologies -- how they worked, what uses the water served -- and also the social rifts that created struggles over access to this basic necessity. Mindful of theoretical questions about what hastens technological change and how society and technology mutually influence one another, the author supplies a thoughtful and instructive study.

Archeological, historical, and literary evidence vividly depicts those who designed, constructed, and used medieval water systems and demonstrates a shift from a public-administrative to a private-innovative framework -- one that argues for the importance of local initiatives. "The following chapters attempt to chart a course between the Scylla and Charybdis of technological and social determinism. While writing them, I have tried to strike a balance between the technical and human aspects of medieval hydraulic systems, and to remember that beneath the welter of documents and diffusion patterns, configurations and components, ordinances and expenditures, lie the perceptions, the choices, and often the plain hard work of individual men and women." -- from the Preface

Elements of Roman Law by Gaius Oxford University Press, USA

Roman Law: An Introduction offers a clear and accessible introduction to Roman law for students of any legal tradition. In the thousand years between the Law of the Twelve Tables and

Justinian's massive Codification, the Romans developed the most sophisticated and comprehensive secular legal system of Antiquity, which remains at the heart of the civil law tradition of Europe, Latin America, and some countries of Asia and Africa. Roman lawyers created new legal concepts, ideas, rules, and mechanisms that most Western legal systems still apply. The study of Roman law thus facilitates understanding among people of different cultures by inspiring a kind of legal common sense and breadth of knowledge. Based on over twenty-five years' experience teaching Roman law, this volume offers a

comprehensive examination of the subject, as well as a historical introduction which contextualizes the Roman legal system for students who have no familiarity with Latin or knowledge of Roman history. More than a compilation of legal facts, the book captures the defining characteristics and principal achievements of Roman legal culture through a millennium of development.

Postpartum Mental Health Disorders: a Casebook

Routledge

Rev. ed. of: Law for estate management students. 4th ed. 1994.