Roman Law and the Origins of the Civil Law Tradition—George Mossevak 2014-12-02 This unique publication offers a complete history of Roman law, from its early beginnings through to its resurgence in Europe where it was widely applied until the eighteenth century. Besides a detailed overview of the sources of Roman law, the book includes a thorough discussion of the legal institutions and, with special attention given to those aspects of Roman law that have particular importance to today’s lawyer. The last three chapters of the book offer an overview of the history of Roman law from the early Middle Ages to modern times and illustrate the way in which the concept of Roman law continues to affect legal systems in the world today. This part, the last two volumes of the book, is devoted to the factors that warranted the revival and subsequent reception of Roman law as the ‘common law’ of Continental Europe. Combining the perspectives of legal history with those of social and political history, the book can be profitably read by students and scholars, as well as by general readers with an interest in ancient and early European legal history. The civil law tradition is the oldest legal heritage in the world today. In the Renaissance, embracing many legal systems currently in force in Continental Europe, Latin America and other parts of the world. Despite the considerable differences in the substantive laws of civil law countries, a fundamental unity exists among them. The work of John M. Post has been to establish this unity in the civil law tradition of Roman origin. His work is based on the assumption that civil law is a comprehensible, you subsequent to having extra time. Getting the books

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during the sixteenth, seventeenth and eighteenth centuries. Byrskroydshek, Damboude, Grotius and other Roman-Dutch jurists had a profound influence on the development of European civil law and were the primary source of civil-law study in America. The Dutch brought it to their colonies, most notably South Africa and Indonesia, and it became the basis of their post-colonial legal systems. This engagingly written history offers a thorough analysis of Roman-Dutch jurisprudence and its intellectual background. Wessels devotes a great deal of attention to its literature, and he analyzes several treatises at length. Valuable as an introduction to one of the most important legal systems in history, it is equally useful as a reference. "On the whole, the work is deserving of high praise, both for its learning and its literary quality. It will prove a most illuminating adjunct to the standard authorities on this system of law. -- JAMES MACKINTOSH, Judicial Review 20 (1984-1989) 370. JANNIE WOLKELMUS WESSELS (1862-1936) was a judge of the Transvaal Superior Court. His works include The Status of the Uitlander (1884), Codification of Law in South Africa (1927) and The Law of Contract in South Africa (1937). MICHAEL H. HOEFLICH is the John H. & John M. Kane Professor of Law at the University of Kansas School of Law. He is the author of numerous books including Roman and Civil Law and the Development of Anglo-American Jurisprudence (1997), Legal Publishing in Antebellum America (2010), Sources of the History of the American Law of Layingout (2007) and The Law in Postcards and Ephemera 1890-1962 (2012), the latter two published by The Lawbook Exchange, Ltd.

Sources of the Roman Civil Law—William Crisp 1857

An Analysis of the Roman Civil Law ... The third edition—Samuel HALLIFAX (successively Bishop of Gloucester and of Saint Asaph.) 1836

The Oxford Handbook of Roman Law and Society—Paul J. du Plessis 2014-09-29 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 constitutionism, 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.

Roman Law—Rafael Domingo 2018-04-17 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.

Money in the Western Legal Tradition—Wolfgang Ernst 2016-01-20 Money in the Western Legal Tradition is the first book to undertake a history of monetary law from the High Middle Ages through to the middle of the 20th century. It spans two great Western legal traditions: the common law of the Anglo-American legal world, and the civil law systems of continental Europe. It analyses the law governing the payment of money in finance, loan and sale transactions as it has been understood by legal scholars and legal practitioners of the past 850 years. The book aims to go beyond the many accounts of money already given by numismatists and economic historians. It analyses the distinctive concepts of money applied by legal practitioners and scholars, and shows how they have been enforced private transactions throughout the period. Money in the Western Legal Tradition develops a connected thematic structure, even though the chapters are written by different specialists. The book aims to set the legal doctrines against the background of monetary practice in which they developed.

A Manual of the Roman Civil Law ... George Leapingwell 1859

An Analysis of the Roman Civil Law Compared with the Laws of England—Samuel Hallifax 1774

The Historical and Institutional Context of Roman Law—George Mossaraki 2017-03-02 Roman law forms an important part of the intellectual background of many legal systems currently in force in continental Europe, Latin America and other parts of the world. This book traces the historical development of Roman law from the earliest period of Roman history up to and including Justinian’s codification in the sixth century AD. It examines the nature of the sources of law, forms of legal procedure, the mechanisms by which legal judgments were put into effect, the development of legal science and the role of the jurists in shaping the law. The final chapter of the book outlines the history of Roman law during the Middle Ages and discusses the ways in which Roman law furnished the basis of the civil law systems of continental Europe. The book combines the perspectives of legal history with those of social, political and economic history. Special attention is given to the political development of the Roman society and to the historical events and socio-economic factors that influenced the growth and progress of the law. Designed to provide a general introduction to the history of Roman law, this book will appeal to law students whose course of studies includes Roman law, legal history and comparative law. It will also prove of value to students and scholars interested in ancient history and classics.

Roman Law in European History—Peter Stein 1999-05-13 This is a short and succinct summary of the unique position of Roman law in European culture by one of the world’s leading legal historians. Peter Stein’s masterly study assesses the impact of Roman law in the ancient world, and its continued unfolding influence throughout medieval and modern Europe. Roman Law in European History is unparalleled in lucidity and authority, and should prove of enormous utility for teachers and students (at all levels) of legal history, comparative law and European Studies. Award-winning on its appearance in German translation, this English rendition of a magisterial work of interpretive synthesis is an invaluable contribution to the understanding of perhaps the most important European legal tradition of all.

Roman Law & Comparative Law—Alan Watson 1991 Provides a comprehensive description of the system of Roman law, discussing slavery, property, contracts, debts and succession. Also examines the ways in which Roman law influenced later legal systems such as the structure of European legal systems, tort law in the French civil code, differences between contract law in France and Germany, parameters of judicial reasoning, feudal law, and the interests of governments in making and communicating law.

Roman Law in Context—David Johnston 1999-08-28 Roman Law in Context explains how Roman law worked for those who lived by it, by viewing it in the light of the society and economy in which it operated. The book discusses three main areas of Roman law and life: the family and inheritance, property and the use of land, and the role of the law in medieval and modern Europe. Roman Law in Context is unparalleled in lucidity and authority, and should prove of enormous utility for teachers and students (at all levels) of legal history, comparative law and European Studies. Award-winning on its appearance in German translation, this English rendition of a magisterial work of interpretive synthesis is an invaluable contribution to the understanding of perhaps the most important European legal tradition of all.

The Cambridge Companion to Roman Law—David Johnston 2015-02-23 This book reflects the wide range of current scholarship on Roman law, covering private, criminal and public law.