

# **GENERAL PRINCIPLES OF ENGLISH LAW**

Third Edition

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**M&E HANDBOOKS**

# Roman Law The M E Handbook Series

**Emilie Sanchez**



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**St. Louis Law Review** ,1927

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**Association Record** ,1927     Principle and Pragmatism in Roman Law Benjamin Spagnolo,Joe Sampson,2020-11-12 This edited collection presents an interesting and original series of essays on the roles of principle and pragmatism in Roman private law The book traverses key areas of Roman law to examine the explanatory power of and delineate interactions between abstract doctrinal principle and pragmatic real world problem solving Essays canvassing sources of law property succession contracts and delicts sketch the varied roles of theoretical narratives whether internal to Roman doctrine or derived from external influence and of practical policy based solutions in the jurists thought Principled reasoning in Roman juristic argument ranges from safeguarding commerce to the priority of acts or intentions in property transactions to notions of pietas to Platonic conceptions of the market Pragmatism is discernible in myriad ways from divergence between form and substance to extension of legal rules for economic social or political utility to emphasis on what parties did rather than what they said The distinctive contribution of the book is its survey of different manifestations of principle and pragmatism across Roman private law The essays by eminent as well as emerging academics will stimulate debate about the roles principle and pragmatism play in juristic argument and will be of interest to both scholars and students of Roman law     **The United States Catalog** ,1928     **Index of abridged titles of books selected from the general catalogue** Glasgow univ, libr,1887     The Oxford Magazine ,1892     **The American Bookseller** ,1883     **Humanistica Lovaniensia** Gilbert Tournoy,1995-02-15 As well as presenting articles on Neo Latin topics the annual journal Humanistica Lovaniensia is a major source for critical editions of Neo Latin texts with translations and commentaries Please visit [www.lup.be](http://www.lup.be) for the full table of contents     **Slaves and Warriors in Medieval Britain and Ireland** David R. Wyatt,2009 Modern sensibilities have clouded historical views of slavery perhaps more so than any other medieval social institution Anachronistic economic rationales and notions about the progression of European civilisation have immeasurably distorted our view of slavery in the medieval context As a result historians have focussed their efforts upon explaining the disappearance of this medieval institution rather than seeking to understand it This book highlights the extreme cultural social significance of slavery for the societies of medieval Britain and Ireland c 800 1200 Concentrating upon the lifestyle attitudes and motivations of the slave holders and slave raiders it explores the violent activities and behavioural codes of Britain and Ireland s warrior centred societies illustrating the extreme significance of the institution of slavery for constructions of power ethnic identity and gender     *Legal Form* Cosmin Cercel,Gian-Giacomo Fusco,Przemyslaw Tacik,2024-10-11 A century after the publication of Evgeny Pashukanis pivotal book General Theory of Law and Marxism this collection presents a comprehensive account and analysis of his key concept of legal form Evgeny Pashukanis General Theory born amidst the fervour of the first socialist revolution remains still a crucial reference point in Marxist theories of the law and critical legal theory Its theoretical depth paved the way for new understandings of the relationship between Marxism and the law Its crucial virtue continues to be even after a century the ability to articulate epochal concerns in the context of a socialist revolution that turned hitherto

theoretical problems into dilemmas of practice This book returns to Pashukanis main concept legal form Through this jurisprudential category Pashukanis aimed to grasp the dependence of the law on the economy and at the same time to enquire into the degree to which the law preserves its autonomy from economic relations In other words the legal form as a concept conveys both the law s dependence on the economic sphere of exchange and its greatest inherent specificity the way it translates economic relations into its proper language and set of legal ideological constructs The contributions to this volume provide a range of perspectives on how the concept of legal form has been developed and reinterpreted Including the first English translation of Pashukanis essay Hegel State and Law this collection will be of considerable interest to scholars and students of legal and political theory      **The Bookseller and the Stationery Trades' Journal** ,1890 Official organ of the book trade of the United Kingdom      **Publisher and Bookseller** ,1893 Vols for 1871 76 1913 14 include an extra number The Christmas bookseller separately paged and not included in the consecutive numbering of the regular series

*Jewish Law and Early Christian Identity* Yifat Monnickendam,2020-01-09 Explores marriage sexual relations and family law in late antique Christianity using the writings of Ephrem the Syrian      **The Law Times** ,1896      **The British National Bibliography Cumulated Subject Catalogue** ,1970

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