

PROGRAM of SIHDA 2018 in Kraków

Tuesday, September 11, 2018

15:00 – 18:00 <i>Collegium Novum</i> , 1st floor, Gołębia 24	Registration
16:00 – 18:30 Introductory Session <i>Collegium Novum</i> , <i>Aula Magna</i> 1st floor, Gołębia 24	Welcome greetings Wacław Uruszzak – La fondation de l'Université de Cracovie au XIVe siècle. La place du droit romain dans les plans de Casimir le Grand Witold Wolodkiewicz – <i>Plus ratio quam vis</i> (Universal Maxim)
18:30 – 20:00 <i>Collegium Novum</i> 2nd floor, Gołębia 24	Welcome cocktail Tomasz Giaro – Rationality in Roman Law

Wednesday, September 12, 2018

Room 'Szafka' Bracka 12	Room 200 Bracka 12	Room Aula Bracka 12	Room 55 Bracka 12	Room 300 Bracka 12
Jeroen M.J. Chorus – <i>Plus ratio quam vis cœca valere solet</i> et le droit romain	András Foldi – Irrationalismus und Liberalismus in den <i>legis actiones</i>	José Félix Chamie – L'origine del potere nell'età romana: più la ragione che la forza? Una riflessione sull'origine e sull'esercizio del potere	Seldag Gunes Peschke – The Importance of Legal Education in the Classical Period in the Development of Roman Law	
Nadja El Beheiri – <i>Ius als ars boni et aequi und das Streben nach wahrer Philosophie</i>	Henrik-Riko Held – Functions of the <i>legis actio per condicione</i> and the Prerequisites for the Just War in Roman Law	Nikolaus Krausler – Polybius in Montesquieu's Thinking: Mixed Constitution and Separation of Powers	Ralph Evèque – L'apparition des écoles de droit au cours de l'Antiquité tardive: la diffusion de la raison romaine à Rome et dans les provinces	
Emese von Bóné – Law and Opera: A Comparison between the Roman Emperor Titus and Leopold II, Emperor of the Holy Roman Empire, King of Bohemia in 'La Clemenza di Tito' by Wolfgang Amadeus Mozart	Jan Rudnicki – G. 4.16: Force above Reason?	István Kevevári – Rule by Law or Rule by Men? Some Remarks on Plato's and Aristotle's View on Monarchy, Tyranny and Law	Andrzej Wadas – <i>Arrectisque auribus adstant.</i> Elements of the Roman Tradition and Law in the Jesuit <i>Ratio Studiorum</i>	

Coffee break				
Shigeo Nishimura – Paul. D. 2,14,25; <i>Idem in dubio vel prominenda</i> (...). Zur Frage des rätselhaften Wortes <i>Idem</i>	Anna Plisecka – On Fakeified Testaments and Quarrelling Heirs (P.Col. 123 l. 28-34)	David Pugsley – On Reading Friedrich Bluhme	Cristián Aedo Barrena – <i>L'obligatio</i> come cosa incorporeale: la soggezione personale	Attila Pókecz Kovács – Les réformes constitutionnelles de la dictature de Sylla (81-79 avant J.-C.)
Sebastian Schneider – D. 23,4,26,3: Ein pactum zwischen Eheleuten über Reisekosten	Pavel Salák – Descendant of a Soldier and Soldier's Last Will	Viola Heutger – Anmerkungen zu <i>Codex Theodosianus</i> 14,9,2, und der Bibliothek von Konstantinopel	Marek Sobczyk – <i>Datio ob rem</i> and <i>datio ob causam</i> – the Purpose of Performance in Roman Law	Anna Tarwacka – No Lictors? None Needed. <i>Auctoritas censoria plus quam vis</i>
Carmen Gómez Buenida – <i>Alienus dolus nocere alteri non debet</i> Casistica in Ulpiano 76 <i>ad edictum</i>	Aleksander Grebieniow – – The <i>successio anticipata</i> in the Classical Roman Law	Piotr Alexandrowicz – <i>Leges non deditigantur sacros canones imitari</i> . Canonical Reinterpretation of Justinian's Novel (83,1) in Lucius III's Decretals	Philip Klausberger – Darlehensgewährung an Sklaven: Geschäftsführung oder aufgedrängte Bereicherung? Anmerkungen zur <i>actio de rem</i> verso bei Ulpian (29 ad ed.) D 15,3,3,4	Angelina Troiano – <i>Ratio post rati</i> : L'editto di abrogazione dei provvedimenti triunvirali e la <i>restitutio</i> di Ottaviano

Lunch break				
Alfonso Bürge – Das receptum nautarum casponum stabulariorum im Lichte des modernen lexikographischen Befundes	Annette Ruelle – <i>Plus ratio quam vis</i> : le traitement du handicap de Rome à nous	Cem Uysal – Was Greek Rationalism Dead in the Ancient Rome?	Hirokuni Goto – The Relationship between <i>herediti instituto ex re certa et fideicomissa</i>	
Francisco J. Andrés Santos – <i>Ratio, vis y tempus</i> en algunas fuentes jurídicas bizantinas	Sebnem Akipek Ocal – Adoption. From Antiquity to Modern Law	Konstantin Tanev – <i>Ratio</i> . Il contenuto del diritto o misura del comportamento umano	Radek Černoch – Roman Law Aspects of Today's <i>donatio mortis causa</i>	
Keith Vetter – Geographical Anomalies Caused by Verbatim Adoptions of Justinian's Code in the Louisiana Civil Code	Hans-Dieter Spengler – <i>Ex iuri consolutus calculat</i> . Überlegungen zum <i>liber singularis</i> de gradibus et <i>adfinibus</i> des Iulius Paulus	Janos Erdödy – <i>Ius natura</i> and <i>natura ratio</i> . An Attempt of Synthesis?	Piotr Łochowski – Described Gifts as More Efficient Alternative to Specific Bequests. Modern Polish Law in the Roman Legal Perspective	

Coffee break				
Federico Fernández de Buján – El Derecho creación de Roma. Reconocimiento atemporal, ¿hoy en crisis?	Consuelo Carrasco García – <i>Vit rationis</i> : racionalidad normativa y jurisprudencia romana. A propósito de D. 21,1	Bronisław Sitk – Impunitiù chi agisce nell'interesse pubblico	Carlos Amunátegui Perelló – A Legal Concept of <i>libertas</i>	
Etelvina de las Casas León – El origen de las <i>regulae iuris</i> . Paulo D. 13,1: <i>Regula est, quae reni quae est, breuer enarrat. Non ex regula ius sumatur, sed ex iure,</i> <i>quod est regula iusti</i>	Daniil Tuzov – L'invalidità relativa della comprendività edilizia e il regole claudicante nel <i>Senatusconsultum Volusianum</i>	Daniele Matiangledi – <i>Partes ed adfinis</i> : Degli azionari del passato?	Silvia Schiavo – Ingratitudine del liberto e revoca della libertà: alcune osservazioni	
Michele Pedone – The 'Direct Tradition' of Imperial Constitutions: Some Remarks	Petr Dostalik – The Pass of Risk in the Contract of Sale	Carolina Schiel Manzor – Sulle spese di edificazione nella <i>lex Icilia</i> de Aventino pubblicando	Matej Milký – Trial of Virginia and Prevention of <i>vis</i> in controversia de libertate	

20:00 – 21:00 <i>Auditorium Maximum</i> of the Jagiellonian University, Large Hall, Krupnicza 33	Concert
21:30 – 23:00 Plac Wszystkich Świętych 3-4	Welcome reception in the Krakow City Hall given by the Mayor of the City of Krakow

Thursday, September 13, 2018

Room 'Szafka' Bracka 12	Room 200 Bracka 12	Room Aula Bracka 12	Room 55 Bracka 12	Room 300 Bracka 12
Wojciech Dajczak – Matematica e intuizione. Calcolo delle quote ereditarie da parte dei giuristi romani	Sevda Söğüt İpek – General Outlook on the Restraints of Trade in Roman Law	Cristina Simonetti – 'Non ho abbandonato l'orfan al ricco, la vedova al potente, chi ha solo un figlio a chi ha una mina, chi ha una pecora a chi ha un bue'. Il processo tra i Sumeri	Tomoyo Yoshimura – <i>Res extra domum</i> and the <i>usus of Wife</i>	
Paulina Świątcka, Karolina Wyrwińska – <i>Homo economicus Romanus as homo rationabilis</i> . Roman Legal Practice in the Light of the Law & Economic Philosophy of Law	Benet Salway – The Currency Revaluation Legislation of AD 301 (AE 2015, 1500)	Julio David Peláez – Das Recht der Maya: Verziehung und Ersatz anstatt Haft	Maria Isabel Núñez Paz – Dos memorias de mujer y violencia en el Alto imperio. De la <i>damnatio memoriae</i> de Livila al epifato (<i>manu mariti crudelissimi</i>) de Julia Maiana	
Silvia Nemes – References on <i>ratio</i> and <i>rationabilis</i> in the Sources of Roman Law. From Reasoning to the Concept of 'the Reasonable Person'	Elena Quintana Orive – <i>Obnoxii Fiscorum</i> . Algunas observaciones sobre la condición jurídica de los trabajadores de las manufacturas imperiales en los siglos IV-VI	Marzena Dyjakowska – <i>Indignitas</i> . The Roman Roots of the Unworthiness of Inheritance	Adolfo Diaz-Bautista – Derecho y poder en las relaciones familiares en el imperio de Diocleciano	
		Coffee break		
		Boudewijn Sirk – What Kind of Secured Goods could a Creditor Claim with the <i>Servitudo</i> ?	Wataru Miyasaki – Foreclosing a Collateral in a Real Security Right is Often Accompanied by <i>vis</i>	Petra Skrépkova – Traces of Roman Law in the Laws on Violence in the Codification of Municipal Law of the Czech Lands from 1579
				Maria Kostova Ilieva – <i>Recia ratio</i>
				Eltjo Schrage – The Comparative Legal History of Limitation and Prescription
		Encarnació Ricart Martí – <i>La regula iuris: nomina hereditaria ipsi iure divisa sunt et deudas garantizadas con pignus</i> et res periculosa et sub judice offendit litigare	Tomislav Karlovic – <i>... et res periculosa et sub judice offendit litigare</i> ... Some Aspects of <i>officium iudicis</i> in Roman Canonical Procedure	Miklós Kelen – <i>Suffragium: Korruption oder regelgerechte Auswahl?</i>
				Piotr Niczyporuk, Piotr Kolodko – Sanzioni penali applicate ai banchieri romani. Considerazioni a margine di <i>Vita Galbae</i> 9
				Michał Krupa – Blutige Hand nimmt kein Erbe – Einfluss der Digestenstelle 34,9, auf die Rezeptionsgeschichte der römischen <i>indignitas</i> in den französischen und deutschen Rechtskreisen
		Dimitri Dzohdev – Labone nel D. 19,2,58 e 19,1,53: Locazione della insula e la sua resistenza alla <i>regula emptio tollit locatum</i>	Methody Todorov – Considerazioni sulle qualche relazioni di Quintus Aurelius Symmachus come fonti per lo studio dell' <i>appellatio</i> nel diritto tardo-romano	Renata Kamińska – Force and Deception in Using Public Things
				Valerius M. Ciucă – L'humanisme juridique romain, avant la lettre, par l'intermédiaire du <i>jus actionum</i> . Le pèrigrin et la Rome sous l'égide du Mercurius
		Laurens Winkel – Recherches sur les origines de la <i>distinction mala in se – mala prohibita</i>	Zuzanna Benincasa – <i>L'occupatio</i> come modo d'acquisto della proprietà <i>naturali natione</i>	Gergely Deli – <i>Plus ratio quam vis</i> : Ulpian's Famous Regulation on Market Prices
				Felice Mercogliano – <i>Minus vis quam ius.</i> Mobilità volontaria e migrazione in Roma imperiale: aspetti giuridici
		Alessandro Manni – D. 48,19,13 la <i>ratio</i> nella determinazione della sanzione criminale	Giacomo D'Angelo – Alle origini dell' <i>usucapione</i>	Petr Bělošský – The Practice and Regulation of Money Lending during the Roman Republic
				Tomasz Szlag – <i>Plus ratio quam vis</i> : Religious Policy of Emperor Julius the Apostle
		Elzbieta Loska – False Charge as a Form of Violence	Kamil Stolarski – <i>Justa causa usucapionis</i> and the Nature of Usucaption	Peter Candy – Rome's Economic and Legal Transformation: The Development of Roman Maritime Law in the Late Republic
				Ivan Miliotić – Preventing Local Wars by Using Arbitration Epigraphic Evidence on Disputes in the Province of Dalmatia
		Lunch break		
		David Magalhães – Same-sex Marriage in Roman law: <i>plus ratio quam vis</i>	Eva Jakab – State and Succession: A Case Study	Milena Polojac – <i>Lex Aquila</i> in Serbian Medieval Law
				Grzegorz Jan Blicharz – <i>The Maxim usque ad coenam</i> and the Power of the State. Roman Reasoning and the Origins of Modern Limitations to Property Rights
		Verena Tiziana Halbwachs – ... <i>si matrimonium moribus legibusque nostris constat...</i>	Slawomir Patrycjusz Kursa – La <i>ratio legis</i> delle riforme giustiniane nell'ambito della successione testamentaria	Tina Miletic – <i>Mancipatio et in iure cessio</i> – Few Remarks on Their Resemblances and Differences in the Institutions of Gaius
				Hans Ankum – Une interprétation du texte de Paul. D. 24,2,9 concernant la nécessité de la présence de sept témoins citoyens romains publiers en cas de divorce dans le droit romain classique
		Marko Petrak – <i>Plus salus quam ratio</i> – Roman-Byzantine Law and Inestate Succession <i>pro anima</i> in Medieval Statutes of Dalmatian Communes	Zsuzsanna Peres – The Survival and Transformation of the <i>donatio propter nuptias</i> <br	