

IS (ALSO) *MAGNA CARTA* AN ECCLESIASTICAL
DOCUMENT? THE PREEMINENT ROLE OF THE CHURCH IN
THE DEVELOPMENT OF ENGLISH LEGAL SYSTEM.

Fecha de recepción: 19 octubre 2017 / Fecha de aceptación: 6 noviembre 2017

Lorenzo Cavalaglio
Pontificia Università Lateranense
cavalaglio@pul.it

BIBLIOGRAPHY

BIANCALANA, J., «Medieval uses», in *Itinera Fiduciae. Trust and Treuhand in Historical Perspective*, HELMHOLZ, R. & ZIMMERMANN, R. (eds.), Berlin 1998, pp. 111-148

DEVINE, S.W., «The Franciscan Friars, the Feoffment to Uses, and Canonical Theories of Property Enjoyment before 1535», in *The Journal of Legal History*, 10 (1989) 1, pp. 1-22

GRIFFITH-JONES, R. & HILL, M., «The Relevance and Resonance of the Great Charter», in *Magna Carta, Religion and the Rule of Law*, GRIFFITH-JONES, R. & HILL, M. (eds.), Cambridge 2015, pp. 3-18

HELMHOLZ, R., «Trusts in the English Ecclesiastical Courts 1300-1640», in *Itinera Fiduciae. Trust and Treuhand in Historical Perspective*, HELMHOLZ, R. & ZIMMERMANN, R. (eds.), Berlin 1998, pp. 153-172

HELMHOLZ, R.H., «The Canon Law and Ecclesiastical Jurisdiction from 597 to the 1640s», in *The Oxford History of the laws of England*, I, Oxford 2004

HERMAN, S., «The Canonical Conception of the Trust», in *Itinera Fiduciae. Trust and Treuhand in Historical Perspective*, HELMHOLZ, R. & ZIMMERMANN, R. (eds.), Berlin 1998, pp. 85-110

MCGLYNN, M., «From Charter to common law. Rights and Liberties in the Pre-Reformation Church», in *Magna Carta, Religion and the Rule of Law*, GRIFFITH-JONES, R. & HILL, M. (eds.), Cambridge 2015, pp. 53-69

SACKS, J., «Biblical Principles and Magna Carta», in *Magna Carta, Religion and the Rule of Law* GRIFFITH-JONES, R. & HILL, M. (eds.), Cambridge 2015, pp. 301-313

SIEDENTOP, L., *Inventing the Individual. The Origins of Western Liberalism*, London 2014.