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## HERRERA STERLING

[A Practical View of the Statute Law of Scotland](#) Gale Ecco, Print Editions

This book explores key issues in relation to parole and public opinion, including the relevance of public opinion to parole boards decision-making and strategies for increasing public confidence in parole. It presents the findings of semi-structured interviews with 80 members of parole authorities in 12 jurisdictions, across Australia, New Zealand, Canada and Scotland. Unlike judicial processes, which are open to the public, there is little awareness of and research on the work of parole authorities. This book therefore shines a light on a little-understood, but hotly-contested, aspect of the criminal justice system. Specifically, it explores differences across the study jurisdictions and considers how parole authorities in the four study countries view public attitudes, as well as the role of the media in shaping public attitudes towards parole. The book also considers whether public reaction matters for parole board decision-making and the interplay between informing the public and offender reintegration. It explores a range of strategies which may improve public confidence in parole and therefore the criminal justice system more broadly. This includes consideration of the value, definition and possibility of public confidence. The authors then discuss both passive forms, such as parole authority websites, publication of decisions and social media, before examining active forms of engagement, including an information/liaison officer, roadshows and community fora.

[Studies in Roman Law](#) Forgotten Books

Excerpt from *View of the Salmon Fishery of Scotland, With Observations on the Nature, Habits, and Instincts of the Salmon: And on the Law as Affecting the Rights of Parties, Etc* Introduction; Preface; Present State of The Salmon-Fishery; Nature, Habits, and Instincts of Salmon; Stake-Nets; Rights of Parties; Scottish Statutes; Rivers, Friths, Etc.; Mr Kennedy's Committee; Close-Time; Trouts; Appendix About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at [www.forgottenbooks.com](http://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.

[Marriage with a Deceased Wife's Sister](#) Bloomsbury Publishing

Excerpt from *Studies in Roman Law: With Comparative Views of the Laws of the France, England, and Scotland* During the last fifty years the study of Roman law has made great progress on the Continent of Europe, and especially in Germany and France. The discovery of ancient works long buried in oblivion, and the researches of some eminent historians and civilians, have thrown new light on this department of jurisprudence, and materially modified its general aspect. In this country we have certainly not kept pace with our Continental neighbours; but it is gratifying to observe that a strong desire has been recently manifested in professional circles to raise the standard of legal education by devoting more attention to Roman law and general jurisprudence. This has led to the establishment of new chairs in some of our Universities, and of readerships by the Inns of Court in London; while it has called forth from English writers a considerable number of works on Roman law of various degrees of merit, but calculated on the whole to enrich our legal literature. Without trenching on the ground already occupied by these authors, a good elementary, book in English is still much wanted, giving a clear, simple, and accurate view of the general principles of the Roman law, with so much of its history as is necessary for a correct knowledge of the system. About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at [www.forgottenbooks.com](http://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.

**A Practical View of the Statute Law of Scotland** BoD – Books on Demand

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**Parole on Probation** Butterworth-Heinemann

Reprint of the original, first published in 1862.

**A view of the Law of Scotland in intestate Succession, as compared with that of England, and with suggestions for its amendment** Andesite Press

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**Law and Opinion in Scotland during the Seventeenth Century** Springer Nature

Vols. 29-47, 1913-1931 and v. 72-79, 1956-1963 include Scottish Land Court reports, v. 1-19 and v. 44-51.

[The Scottish Law Review and Sheriff Court Reports](#) Cambridge University Press

Explores the relationship between the opinions expressed by lawyers and the development of the law of Scotland in the century preceding the parliamentary union with England in 1707, when it was decided that the private law of Scotland was sufficiently distinctive and coherent to be worthy of

preservation.

[Scottish Land Court Reports](#) Hardpress Publishing

This scarce antiquarian book is a facsimile reprint of the original. Due to its age, it may contain imperfections such as marks, notations, marginalia and flawed pages. Because we believe this work is culturally important, we have made it available as part of our commitment for protecting, preserving, and promoting the world's literature in affordable, high quality, modern editions that are true to the original work.

**The Scottish Law Review and Reports of Cases in the Sheriff Courts of Scotland** Forgotten Books

In Britain at least, changes in the law are expected to be made by the enactment of statutes or the decision of cases by senior judges. Lawyers express opinions about the law but do not expect their opinions to form part of the law. It was not always so. This book explores the relationship between the opinions expressed by lawyers and the development of the law of Scotland in the century preceding the parliamentary union with England in 1707, when it was decided that the private law of Scotland was sufficiently distinctive and coherent to be worthy of preservation. Credit for this surprising decision, which has resulted in the survival of two separate legal systems in Britain, has often been given to the first Viscount Stair, whose *Institutions of the Law of Scotland* had appeared in a revised edition in 1693. The present book places Stair's treatise in historical context and asks whether it could have been his intention in writing to express the type of authoritative opinions that could have been used to consolidate the emerging law, and whether he could have been motivated in writing by a desire to clarify the relationship between the laws of Scotland and England. In doing so the book provides a fresh account of the literature and practice of Scots law in its formative period and at the same time sheds light on the background to the 1707 union. It will be of interest to legal historians and Scots lawyers, but it should also be accessible to lay readers who wish to know more about the law and legal history of Scotland

[A Practical View of the Statute Law of Scotland V2](#) Palala Press

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[The Scottish Law Review and Reports of Cases in the Sheriff Courts of Scotland](#)

Vols. 29-47, 1913-1931 and v. 72-79, 1956-1963 include Scottish Land Court reports, v. 1-19 and v. 44-51.

[View of the Political State of Scotland in the Last Century](#)

This title is a practitioner's handbook on how, when and why the remedy of judicial review might be sought. It analyses the general theory and constitutional purpose of judicial review, gives an account of the substantive principles applied by judges in Scotland, and assesses the influence of European Law. Part II of the book consists of short chapters covering particular areas of the law in which judicial review has been developed, setting out case law and the principles applied by the judges.

**The Scottish Law Review and Sheriff Court Reports**

Excerpt from *Studies in Roman Law: With Comparative Views of the Laws of the France, England, and Scotland* A Second Edition of this work having been called for, the Author has taken the opportunity of making some corrections, and of introducing some additional matter, chiefly in the Historical Sketch and Preliminary Chapter. He has at the same time to acknowledge his obligations to his friend George Monro, Esquire, Advocate, for his kindness in superintending the revival of this Edition, and seeing it through the press. About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at [www.forgottenbooks.com](http://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.

**The Scottish Law Review and Sheriff Court Reports**

Reveals the dynamics and rise in prominence of Scottish public opinion in a period of religious and constitutional tension.

[Treatise on the Law of Scotland on the Subject of Teinds or Tithes](#)

The 18th century was a wealth of knowledge, exploration and rapidly growing technology and expanding record-keeping made possible by advances in the printing press. In its determination to preserve the century of revolution, Gale initiated a revolution of its own: digitization of epic proportions to preserve these invaluable works in the largest archive of its kind. Now for the first time these high-quality digital copies of original 18th century manuscripts are available in print, making them highly accessible to libraries, undergraduate students, and independent scholars. This collection reveals the history of English common law and Empire law in a vastly changing world of British expansion. Dominating the legal field is the *Commentaries of the Law of England* by Sir William Blackstone, which first appeared in 1765. Reference works such as almanacs and catalogues continue to educate us by revealing the day-to-day workings of society. ++++ The below data was compiled from various identification fields in the bibliographic record of this title. This data is provided as an additional tool in helping to insure edition identification: ++++ British Library T112894 With four final leaves of contents and errata. [London]: In the Savoy: printed by E. and R. Nutt and R. Gosling (assigns of Edw. Sayer, Esq;) for R. Gosling, 1733. 8, viii,120, [8]p.; 4°

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*Judicial Review in Scotland*