ROBERTO FIORI

Forme e regole dei contratti di trasporto marittimo in diritto romano

*Types and Rules of Carriage-by-Sea Contracts in Roman Law*

The commercial trade of republican and imperial Rome was centered mostly on carriage by sea. The merchants and shipowners could agree on different contractual conditions, but these all fell into the general types of «locatio conductio», which in Roman law was the only onerous long-term contract among the typical contracts. Since different contractual clauses affected risk and liability, Roman jurists discussed their limits, and the actions to protect the parties.