

LX2083 - Trusts

Dr Patricia Hobbs

View Online



[1]

Austin, R. P. 1980. Discretionary Trusts: Conceptual Uncertainty and Practical Sense. 9, (1980).

[2]

Baughen, S. 2000. 'Equality is equity'; or is it? Conveyancer & property lawyer. Jan/Feb (2000), 58-61.

[3]

Burgess, Robert 1972. Juridical Nature of Secret Trusts, The. Law Journal Library. 23, (1972).

[4]

Burrows, A. We do this at common law but that in equity. Oxford journal of legal studies. Volume 22, Issue 1, 1-16. <https://doi.org/10.1093/ojls/22.1.1>.

[5]

Davies, P.S. and Virgo, G. 2016. Equity & trusts: text, cases, and materials. Oxford University Press.

[6]

Dervan, H. 2014. Trusts' law reform: do we need a statutory straitjacket? Trusts & Trustees. 20, 7 (Sept. 2014), 673-691. <https://doi.org/10.1093/tandt/ttu099>.

[7]

Dunn, A. Equity is dead. Long live equity! The modern law review. Vol. 62, No. 1, 140-150.

[8]

Emery, C. 1982. Most hallowed principle - certainty of beneficiaries of trusts and powers of appointment, The. Law Quarterly Review. 98, (1982).

[9]

F. Spearing 1983. Discretionary Trusts & Power: Distinction without a difference. 7, (1983).

[10]

G. Allan 2011. Secret is out there: searching for the legal justification for the doctrine of secret trusts through analysis of the case law. 40, (2011).

[11]

Gardner, S. 1998. A detail in the construction of gifts to unincorporated associations. Conveyancer & property lawyer. Jan/Feb (1998), 8-12.

[12]

Gardner, S. 2011. An introduction to the law of trusts. Oxford University Press.

[13]

Gardner, S. 1991. Fiduciary powers in toytown. Law quarterly review. 107, Apr (1991), 214-220.

[14]

Gardner, S. 1992. New angles on unincorporated associations. *Conveyancer & property lawyer*. Jan/Feb (1992), 41-52.

[15]

Giacomet, Fausto *Capital Markets Law Journal*. 2.

[16]

Gretton, G.L. 2000. Trusts without equity. *International and comparative law quarterly*. Vol. 49, No. 3 (2000), 599-620.

[17]

Haley, M.A. and McMurtry, L. 2014. *Equity and trusts*. Sweet & Maxwell.

[18]

Halliwell, M. 2003. Perfecting imperfect gifts and trusts: have we reached the end of the Chancellor's foot? *Conveyancer & Property Lawyer*. May/Jun (2003), 192-202.

[19]

Hayton, D. 1994. Uncertainty of subject-matter of trusts. *Law Quarterly Review*. 110, Jul (1994), 335-340.

[20]

Hayton, D.J. 2001. Developing the obligation characteristic of the trust. *Law quarterly review*. 117, Jan (2001), 96-108.

[21]

Hayton, D.J. 2001. Developing the obligation characteristic of the trust. *Law Quarterly Review*. 117, Jan (2001), 96-108.

[22]

Hayton, D.J. 2003. The law of trusts. Sweet & Maxwell.

[23]

Hopkins, J. 1973. Continuing Uncertainty as to Certainty of Objects of Trust Powers. The Cambridge Law Journal. 32, 01 (Apr. 1973). <https://doi.org/10.1017/S0008197300090164>.

[24]

Hudson, A. 2017. Equity and trusts. Routledge.

[25]

Hughes-Davies 2015. Redefining the Quistclose Trust. Conveyancer & property lawyer. (2015).

[26]

J. Levine and R. Holton 1983. Enforcement of Secret and Semi-Secret Trusts. 5, (1983).

[27]

Jaffey, P. 2007. Private law and property claims. Hart Publishing.

[28]

Klinck, D.R. 1988. McPhail v. Doulton and certainty of objects: a 'semantic' criticism. Ottawa law review. 20, 2 (Mar. 1988), 377-402.

[29]

Langbein, J.H. The contractarian basis of the law of trusts. The Yale law journal. Vol. 105, No. 3, 625-675. <https://doi.org/10.2307/797196>.

[30]

Mart Synge 2016. Charitable status: not a negligible matter. 132, (2016).

[31]

Mason, A. 1994. The place of equity and equitable remedies in the contemporary common law world. *Law quarterly review*. 110, Apr (1994), 238–259.

[32]

Matthews, P. 1995. A problem in the construction of gifts to unincorporated associations. *Conveyancer & property lawyer*. Jul/Aug (1995), 302–308.

[33]

McCormick, W. 2011. How difficult is it to gift a share? *Shah v Shah* [2010] EWCA Civ 1408. *Trusts & Trustees*. 17, 5 (June 2011), 438–440. <https://doi.org/10.1093/tandt/ttr080>.

[34]

McKay, L. *Re Baden and the third class of uncertainty*.

[35]

Mike Macnair 2007. *Equity and Conscience*. *Oxford Journal of Legal Studies*. 27, 4 (2007), 659–681.

[36]

Nobles, R.L. 1992. *Charities and ethical investment*. *Conveyancer & property lawyer*. Mar/Apr (1992), 115–118.

[37]

Oakley, A.J. and *International Conference on Trust Law* 1996. *Trends in contemporary trust law*. Clarendon Press.

[38]

Oosterhoff, Albert H. 2006. Secret and Half-Secret Trusts. *Law Journal Library*. 26, (2006).

[39]

Otto, Dianne 1992. A Barren Future? Equity's Conscience and Women's Inequality. *Melbourne University Law Review*. 18, 4 (Dec. 1992).

[40]

Panesar, S. 2008. Surplus funds and unincorporated associations. *Trusts & Trustees*. 14, 10 (2008), 698–707. <https://doi.org/10.1093/tandt/ttn100>.

[41]

Parkinson, P. 2002. Reconceptualising the express trust. *The Cambridge Law Journal*. 61, 03 (Dec. 2002). <https://doi.org/10.1017/S0008197302001769>.

[42]

Paul S. Davies 2015. Section 61 of the Trustee Act 1925: Deus Ex Machina? *Conveyancer & property lawyer*. (2015).

[43]

Pawlowski, M. 2001. Unconscionability as a unifying concept in equity. *Denning law journal* . 16, 1 (2001), 79–96.

[44]

Pearce, R.A. et al. 2010. *The law of trusts and equitable obligations*: Robert Pearce, John Stevens, Warren Barr. Oxford University Press.

[45]

Pettit, P.H. 2012. Equity and the law of trusts. Oxford University Press.

[46]

Rahmatian, Andreas 2009. The continued relevance of the 'poor relations' and the 'poor employees' cases under the Charities Act 2006. *Conveyancer and Property Lawyer*. 1 (Jan. 2009).

[47]

Richardson, G. 2011. Lehman brothers: traditional trusts principles and 21st century international bank failures. *Trusts & Trustees*. 17, 3 (Apr. 2011), 226-232.
<https://doi.org/10.1093/tandt/ttr020>.

[48]

Scott-Hunt, S. and Lim, H. 2001. *Feminist perspectives on equity and trusts*. Cavendish.

[49]

Sharon K. Dobbins 1991. Equity: The Court of Conscience or the King's Command, the Dialogues of St. German and Hobbes Compared. *Journal of Law and Religion*. 9, 1 (1991), 113-149.

[50]

Siu, Ho 2015. Keeping Secrets: A Critical Analysis of the Justifications for the Doctrine of Secret Trusts. *Law Journal Library*. 3, (2015).

[51]

Smart, P.St.J. 1987. Holding property for non-charitable purposes: mandates, conditions and estoppels. *Conveyancer & property lawyer*. Nov-Dec (1987), 415-522.

[52]

Stauch, M. and Watt, G. 1998. Is there liability for imprudent trustee investment?

Conveyancer & property lawyer. Sep/Oct (1998), 352–361.

[53]

Swadling, W. 2004. *The Quistclose trust: critical essays*. Hart.

[54]

Synge, M. 2015. *The 'new' public benefit requirement: making sense of charity law?* Hart Publishing.

[55]

Thornton, R. *Ethical investments: a case of disjointed thinking*. *The Cambridge law journal*. Volume 67, Issue 02, 396–422. <https://doi.org/10.1017/S000819730800038X>.

[56]

Virgo, G. 2016. *The principles of equity & trusts*. Oxford University Press.

[57]

Watt, G. 2016. *Trusts & equity*. Oxford University Press.

[58]

Wilson, S. et al. 2015. *Todd & Wilson's textbook on trusts & equity*. Oxford University Press.

[59]

1 AD. *Administrative Unworkability - A Reassessment of an Abiding Problem*. *Conveyancer & property lawyer*. (1 AD).

[60]

1 AD. Certainty of subject matter: a defence of *Hunter v. Moss*. Conveyancer & property lawyer. (1 AD).

[61]

1 AD. Debunking the myth of secret trusts? Conveyancer & property lawyer. (1 AD).

[62]

1999. Instruments of Fraud, Testamentary Dispositions, and the Doctrine of Secret Trusts. *Law quarterly review*. 115, (1999).

[63]

1 AD. Private purpose trusts - a reform proposal. Conveyancer & property lawyer. (1 AD).

[64]

1 AD. Trustees' personal liability and the role of liability insurance. Conveyancer & property lawyer. (1 AD).