

# LX2083 - Trusts

Dr Patricia Hobbs

View Online



- 
1.  
Virgo, G.: The principles of equity & trusts. Oxford University Press, Oxford, United Kingdom (2016).
  2.  
Watt, G.: Trusts & equity. Oxford University Press, Oxford (2016).
  3.  
Davies, P.S., Virgo, G.: Equity & trusts: text, cases, and materials. Oxford University Press, Oxford, United Kingdom (2016).
  4.  
Pettit, P.H.: Equity and the law of trusts. Oxford University Press, Oxford (2012).
  5.  
Haley, M.A., McMurtry, L.: Equity and trusts. Sweet & Maxwell, London (2014).
  6.  
Hudson, A.: Equity and trusts. Routledge, New York (2017).
  - 7.

Wilson, S., Todd, P., Wilson, S.: Todd & Wilson's textbook on trusts & equity. Oxford University Press, Oxford, United Kingdom (2015).

8.

Pearce, R.A., Stevens, J., Barr, W.: The law of trusts and equitable obligations: Robert Pearce, John Stevens, Warren Barr. Oxford University Press, Oxford (2010).

9.

Swadling, W.: The Quistclose trust: critical essays. Hart, Oxford (2004).

10.

Scott-Hunt, S., Lim, H.: Feminist perspectives on equity and trusts. Cavendish, London (2001).

11.

Jaffey, P.: Private law and property claims. Hart Publishing, Oxford (2007).

12.

Gardner, S.: An introduction to the law of trusts. Oxford University Press, New York, NY (2011).

13.

Hayton, D.J.: The law of trusts. Sweet & Maxwell, London (2003).

14.

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

15.

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

16.

Dunn, A.: Equity is dead. Long live equity! *The modern law review*. Vol. 62, 140–150.

17.

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

18.

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

19.

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

20.

Oakley, A.J., *International Conference on Trust Law: Trends in contemporary trust law*. Clarendon Press, Oxford (1996).

21.

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

22.

Gretton, G.L.: Trusts without equity. *International and comparative law quarterly*. Vol. 49, 599–620 (2000).

23.

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

24.

Langbein, J.H.: The contractarian basis of the law of trusts. *The Yale law journal*. Vol. 105, 625–675. <https://doi.org/10.2307/797196>.

25.

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

26.

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

27.

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

28.

Baughen, S.: 'Equality is equity'; or is it? *Conveyancer & property lawyer*. 58–61 (2000).

29.

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

30.

Halliwell, M.: Perfecting imperfect gifts and trusts: have we reached the end of the

Chancellor's foot? Conveyancer & Property Lawyer. 192-202 (2003).

31.

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

32.

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

33.

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

34.

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

35.

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

36.

Giacomet, Fausto: Capital Markets Law Journal.

37.

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

38.

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

39.

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

40.

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

41.

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

42.

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

43.

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

44.

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

45.

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

46.

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

47.

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

48.

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

49.

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

50.

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

51.

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

52.

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

53.

Gardner, S.: New angles on unincorporated associations. Conveyancer & property lawyer. 41-52 (1992).

54.

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

55.

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

56.

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

57.

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

58.

Stauch, M., Watt, G.: Is there liability for imprudent trustee investment? *Conveyancer & property lawyer*. 352-361 (1998).

59.

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

60.

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

61.

Nobles, R.L.: Charities and ethical investment. *Conveyancer & property lawyer*. 115-118

(1992).

62.

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

63.

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

64.

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