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"Now including all eight volumes updated in this Fifth Edition, Scott and Ascher on Trusts, formerly published as Scott on Trusts, is widely regarded as the leading authority on the law of trusts. Scott and Ascher on Trusts offers practical advice on the creation, administration, and termination of all kinds of trusts, as well as incisive analysis of the underlying principles of trust law. The duties of trustees and the rights of beneficiaries, would-be beneficiaries, and third parties are constantly being changed and redefined. This preeminent resource keeps you abreast of the latest developments in trust law, enabling you to resolve trust problems efficiently and effectively with regular updates integrating the latest court decisions and legislative changes. Scott and Ascher on Trusts allows you to examine the full range of your options at every stage, from client counseling to final distribution."--Publisher's website.

This textbook is an ambitious and engaging introduction to the more advanced writings on equity and trusts, primarily designed to allow students to 'get under the skin' of the topic and begin to build their critical thinking and analysis skills. Each chapter is structured around key questions and debates that provoke deeper thought and, ultimately, a clearer understanding. The aim of the book is therefore not to present a complete overview of theoretical issues in equity and trusts, but rather to illustrate the current debates which are currently going on among those working in shaping the area. The text features summaries of the views of notable experts on key topics and each chapter ends with a list of guided further reading.

Equity & Trusts: Text, Cases, and Materials provides a comprehensive guide to trusts and equity in a single volume. Drawing on a judiciously balanced selection of case extracts, journal articles, and academic writing, Davies and Virgo present their authoritative commentary on the law with clarity and rigour. The text guides students through the key legal principles of each case, utilizing supporting learning features to highlight important aspects and help develop students' independent research skills. Central Issues boxes introduce each chapter to identify the key themes examined and scenario-based questions frame the law in a practical context, encouraging students to think creatively around the subject and assess their own understanding. This text offers a holistic approach to the study of equity and trusts. Using their unrivalled teaching experience, the authors bring together an expertly selected collection of cases and legal scholarship to present a text that is firmly student-focused, enabling students to fully grasp the key concepts and achieve the best possible results. Online Resources Supporting answer guidance to the end of chapter questions is offered online.

Collection of English language articles on the law of equity and trusts primarily from England, Canada and the United States.

This volume provides a sense of the history of the equitable jurisdiction in Australia in order to examine the modern operation of equity. Attention is given to such areas as transactional fairness, fiduciary obligation and equitable remedies. The trusts section outlines the basic principles of trusts as well as outlining a range of commercial, investment and domestic application of trusts.

This collection of essays, written by leading commentators from across the common law world, examines a range of topics concerning Equity and Trusts in the commercial context. The essays investigate the way in which doctrines derived from the equitable jurisdiction interact with and shape various areas of the law, including company law, commercial law and agency law. Subjects considered include the difficulties in identifying trust assets in the commercial context; the court's role in supervising the trust; and the remedies available in cases of fiduciary or trustee wrongdoing. This book will be of interest to both academics and practitioners working in these difficult areas of equity and commercial law.

Robert Chambers has written a much-needed, detailed examination of the resulting trust which will be invaluable to all barristers and academics working in the areas of equity and trusts, restitution and the law of property.

Rev. versions of papers originally presented at a conference held on Jan. 6-7, 1996 in Cambridge, U.K.

The book is, first and foremost, a book which grabs the reader's attention. The prose is engaging, whilst not diluting academic content. The reader is driven to know more. Gill Chapman, Senior Lecturer, University of Glamorgan, Solicitor and a member of the Gwent Family Justice Committee The text is a very good text book. It is wide ranging, and sufficiently detailed to serve the needs of undergraduate students studying family law. It presents the law clearly, outlines critiques of the law well, and ranges across all of the subject matter I would like to see covered in the course Craig Lind, University of Sussex Jonathan Herring's Family Law, now in its third edition, provides comprehensive coverage of family law relating to both children and adults in one volume. The author analyses the key principles of the current law in a context that is informed by the theories and realities of contemporary society. The result is a clear, highly relevant and high-value course book for students who develop a fascination with this contentious and dynamic area of law. The new edition explores and evaluates some of the dynamic changes to this always controversial subject. The impact of numerous im-

portant statutory developments has been explored, including the Civil Partnership Act 2004, the Gender Recognition Act 2004, the Children Act 2004, the Domestic Violence, Crime and Victims Act 2004 and the Children and Adoption Act 2006. There has also been a significant amount of case law development, not least from the European Court of Human Rights, which have been incorporated in the new edition. Case law has been particularly relevant in relation to contact disputes, forced marriages, ancillary relief and child abduction. The book continues to build on its reputation as an interesting and innovative text by including new features to help the reader further explore the subject: * Each chapter includes a table of key statistics and topical issues' sections to show how the law applies in the modern world * Debate sections in each chapter look at a particularly controversial issue and highlight the main arguments on either side, in conjunction with longer analysis in the text itself.* Particularly important cases are highlighted in the text to encourage the reader to reflect on them.* Each chapter includes a summary of the main points covered and the key legislative provisions, providing students with a useful tool for learning and revision. * A list of further reading at the end of each chapter, divided into useful sections, helps the reader to explore the subject further, and a full bibliography is included at the end of the book. About the author Jonathan Herring is a Fellow of Exeter College, Oxford and was formerly a Fellow in Law and Director of Studies at New Hall, Cambridge. He is a qualified (non-practising) solicitor. His research and academic interests also include criminal and medical law.

As a companion volume to Irish Land Law, this book contains materials relating to equity and trusts, fully cross-referenced to the main text.

"This collection assembles the most important and influential papers in the field of Equity and Trusts. While taking seriously the intimate and historical relationship between English Equity and the law of trusts, the volume also addresses new and comparative perspectives on the subject, bringing together common law and civil law, doctrinal scholarship and socio-legal analysis, historical approaches to Equity and functional ones. The collection compiles a wide range of authors and outlooks ranging from Frederic Maitland to recent scholarship on fiduciary obligations and discretionary trusts, highlighting the importance of Equity as a body of law, and the nature of the Trust as a fundamental juristic institution. Accompanied by an original introduction from the editors, this collection promises to be a useful tool for academics captivated by this subject area"-- Provided by publisher.

Constructive trusts significantly interfere with the rights of an apparent legal owner of property. This makes it necessary for their imposition to be properly explained and justified. Unfortunately, attempts to rationalise constructive trusts as a whole-as opposed to specific doctrines or particular aspects of constructive trusts-have been few and far between. Rationalising Constructive Trusts proposes a new structure for a coherent understanding of constructive trusts. By using a combination of conceptual tools, it provides answers to a number of crucial questions, for example: What are the ingredients of a constructive trust claim? What are the limits of constructive trusts? How can we rationalise the imposition of constructive trusts in particular situations? Why do judges exercise varying degrees of remedial discretion in different doctrines? From a wider perspective, the structured understanding helps us to appreciate the precise ambit and role of express, constructive, and resulting trusts.

This book is a revision tool for students, summarising the essential components of the law of Equity

and Trusts. It is a user-friendly, accurate and concise work that will be an invaluable study aid. It has chapters on all the main examinable topics and an analysis of the important cases in each area. Designed with the busy student in mind, the Nutshell is perfect for exam preparation, with brief, clear explanations of key exam topics throughout. The first edition has been redesigned and updated to include a number of significant decisions that have been recently delivered, as well as legislative developments, such as the enactment of the Land and Conveyancing Law Reform Act 2009 and the Charities Act 2009. Author Miriam Dowling BA (Hons) works for Pearsons Solicitors, Dublin.

This volume is designed for students studying trusts and equity on law degree courses and covers all the essential aspects of this area of the law. Attention is given to traditional deed-created trusts and also to the role of equity and trusts in modern commercial contexts. This edition has been updated to include the Trustee Act 2000, the Trustee Delegation Act 1999 and a number of significant cases including the House of Lords' decision in *Foskett v McKeown* and the Court of Appeals decision in *an-ner Homes Group plc v Luff Developments Ltd*.

Brings Equity and Trusts to life for students of all abilities with clearly explained principles and simple, practical examples.

As a textbook combined with a sourcebook, this well-established work on modern English trust law not only offers two books for the price of one, but also illuminates the topics covered by a careful arrangement of text and materials.

more details to follow

This book examines equity, trusts and restitution as well as the emerging field of equitable compensation and its implications.

Equity and Trusts has quickly established itself as a market leader due to its clarity, insight and accessibility in what is perhaps the most complex of legal areas. Hudson's scholarly account of the subject makes this text sufficiently authoritative for trust practitioners but also provides a comprehensible introduction for a student audience. As in previous editions, the traditional doctrines are analysed in the context of current issues and the book's progressive approach intersperses discussion of the core ideas with clear examples. This fourth edition has been extensively rewritten and includes new chapters on: understanding the trust certainty in the creation of express trusts the rights of beneficiaries and the beneficiary principle, formalities in the creation of express trusts, constructive trusts breach of trust miscellaneous equitable remedies. Individual essays on the nature of express trusts, the law on fiduciaries, family law, human rights law and equity draw together the main principles while examining related questions of restitution and social justice. This book is essential reading for all those seeking a modern approach to this crucial area of law.

In a clear and unambiguous fashion, the authors present the main principles of the functioning of trusts and equity at a level appropriate for both distance learning students and undergraduates.

This volume helps you to get to the heart of equity and trusts. It is designed to enable you to remember the important cases and statutes and shows you how to apply your knowledge in exams.

Includes bibliographical references (pages 745-759) and index.

Equity and Excellence : Liberating the NHS: Presented to Parliament by the Secretary of State for Health by Command of Her Majesty

The law relating to trusts has undergone much change over the last decade and this volume presents an account of this complex area with clarity, insight and enthusiasm, establishing it as both a leading student text and an invaluable resource for the trusts scholar.

Environmental Law: Text, Cases, and Materials has been designed to provide students with everything they need to approach the subject with confidence. Experts in the area, the authors combine clear and insightful commentary with carefully chosen extracts from UK and international sources to offer students a well-rounded view of the subject area. Covering a broad range of topics, the authors introduce discussion on controversies and debates and encourage readers to engage in critical reflection by posing regular discussion questions throughout the text. Further reading suggestions point students towards useful resources, guiding their independent research. Online Resources This book is also accompanied by online updates collated by the authors, helping students to stay well-informed.

This volume in the 'Core Text Series' covers the law of trusts, explaining from first principles what 'trusts' is about and providing the student with an understanding of the law and the important academic controversies surrounding it.

What is equity? This book explores modern equity's nature, especially its facilitative character and its role in common law systems.

'Complete Equity and Trusts' provides a blend of explanatory text, cases and materials making it ideal for students new to equity and trusts. In this student-centred and approachable text, complex topics are explained clearly and succinctly.

This book sets out to defend the claim that Equity ought to remain a separate body of law; the temptation to iron-out the differences between neighbouring doctrines on the two sides of the Equity/Common Law divide should, in most cases, be resisted. The theoretical part of the book argues that the characteristics of Equity, namely, appeal to conscience, flexibility, retroactivity and the use of morally-freighted jargon, are essential for the implementation of a legal ideal that has been neglected by the Common Law: 'Accountability Correspondence'. According to this fundamental legal ideal, liability imposed by legal rules should correspond to the pattern of moral duty in the circumstances to which the rules apply. Equity promotes this ideal in the fields of property and obligations by disallowing parties to exploit the rule-like nature of Common Law norms in a way that breaches their moral duty to the other party. By reference to various equitable doctrines, it is argued that the faults identified by critics of Equity, especially from the perspective of the Rule of Law, are highly exaggerated, and that the criticism often reflects a political belief in the supremacy of individualism and free market over empathy and social justice. The theoretical part is followed by three chapters, each dedicated to an in-depth analysis of the equitable doctrines of fiduciary duties, proprietary estoppel, and clean hands. For each doctrine, it is shown how their equitable characteristics are indispensable for achieving their social, ethical and economic purpose.

The book deals with the genesis, formation and development of two fundamental aspects of English Law, common law and equity. The common law laid down the rules governing cohabitation in communities and human rights. Equity was the offspring of natural law designed to prevent and remedy injustice resulting from unconscionable conduct. English law including both common law and equity

was introduced in former British Colonies and dominions. In most of them it was retained after independence. This is the principal legacy of English colonization of countries. The introduction, application and retention of English law is reflected in Cyprus, a former British colony.

This volume is designed to complement up-to-date degree courses in equity and the law of trusts. Attention is given to traditional deed-created trusts and also to modern trusts in commercial contexts, which are of increasing importance. The emphasis is on the intellectual and conceptual challenges arising from equity and trusts in their practical settings. Accordingly, the book is divided into broad headings covering the setting up of trusts, the variation of trusts; filling the office of trustee, fulfilling the role of trustee, breach of trust, resulting trusts, constructive trusts, tracing and injunctions. Orthodox chapter headings are arranged within this framework. Whilst the book is not intended to be a comprehensive text, it seeks to provide the reader with accurate summaries of the major cases and to stimulate reflective study through occasional textual notes and questions. Summaries of the principal statutes are also included where necessary.

Equity and Trusts is an ideal textbook for undergraduate courses on the law of trusts and equitable remedies. It provides a clear, current and comprehensive account of the subject through which the author's enthusiasm and expertise shine through, helping to bring to life an area of the law which students often find difficult. Beginning with the core principles, Professor Hudson reinforces the key points by means of clear examples throughout each chapter, helping students to build and develop their own knowledge of equity and trusts.

'The Principles of Equity and Trusts' brings an engaging contextual approach to the subject. Graham Virgo overcomes the complex issues in the study of trusts and equity with unparalleled clarity, offering a rigorous and insightful commentary on the law and its contemporary contexts.

At a time when Asia represents the fastest growing economic region, there is no better moment to consider what trusts law can contribute to societal stability and economic prosperity. This book does this by offering the first work that systematically explores trusts law across the region. Many Asian-Pacific jurisdictions have integrated and developed trusts law in their legal systems; either through colonial heritage or statutory activism. But the diversity of legal traditions and local contexts has resulted in trusts laws having a significantly varied impact across the region. In the modern globalised world there is growing need to adopt an outward looking approach in dealing with matters of common interest. This book answers this need by bringing together leading legal scholars and practitioners in the region to explore the theory and practice of trusts law, contextualised to specific jurisdictions in the Asia-Pacific. Exploring 17 jurisdictions in Asia, it brings both an academic and practitioner perspective to trusts law in the region.

Equity and Trusts in Australia is a practical and engaging introduction to equitable and trusts law in Australia. Drawing on the authors' collective 45 years of teaching experience, this text is carefully designed to cater to the needs of undergraduate law and Juris Doctor students approaching equity and trust law for the first time. The book provides a succinct, clear and accessible explanation of key theories and terminology in equitable and trust law and demonstrates how these are applied in practice with simple, topical examples. Comprehensively cross-referenced, it draws links between equitable and trusts doctrines and their wider relationships to the law. The companion website, at www.cambridge.edu.au/academic/equity is an invaluable resource for students and lecturers, featur-

ing further reading, discussion points and practice exercises and solutions.

"This book contains a collection of peer reviewed papers presented at the 10th biennial 'Modern Studies in Property Law' conference held at the University of Liverpool in April 2014. It is the eighth volume to be published under the name of the conference. The conference and its published proceedings have become an established forum for property lawyers from around the world to showcase current research in the discipline. The collection reflects the diversity and contemporary relevance of modern research in property law. Incorporating a keynote address by Sir John Mummery, retired Lord Justice of Appeal, on 'Property In The Information Age.' A number of chapters consider the contribution of property law to issues central to the human condition -- the home, health, and death. Other papers illustrate an enduring need to question and explore fundamental concepts of the subject, as well as to consider the challenges of reforming the law. Collectively, the chapters demonstrate the vibrancy and importance of property law in dealing with modern concerns across the common law world. (Series: Modern Studies in Property Law -- Vol. 8) [Subject: Property Law, Equity & Trusts, International Law]"--Résumé de l'éditeur.

Intended as a study aid for law students, covering law subjects at every level from A Level and de-

gree level to Law Society and Bar exams, this book on equity and trusts is part of the "SWOT" series. "SWOT"s point out the problems which will be encountered by the student throughout the course, indicating the common pitfalls which contribute to under-achievement or failure in exams. The books in the series are written by experienced law lecturers who are themselves examiners. Years of watching students make the same mistakes time after time have convinced them that these mistakes could be avoided if students followed a carefully structured approach to exam technique. "SWOT"s enable readers to face their exams with confidence and increase their chances of success. This volume should help the student understand one of the more difficult areas of law. It explains in detail the subjects most likely to be examined. As with other books in the series, this book advises on how to plan revision, prepare for tutorials and succeed in examinations. It will prove an invaluable aid to the successful and productive completion of any equity and trusts course. The fifth edition has been updated to include new material dealing with the nature of equitable rights and an additional chapter on equitable remedies.

The first part of this volume collates papers from the Second Mansfield Symposium, which examined the areas of equity, trusts and restitution. The second part addresses the emerging field of equitable compensation and its implications.