Bibliography


Adams, J, (1975) 39 Conv 94


American Law Institute, Restatement of the Law of Restitution, 1937, St Paul, Minn: ALI

American Law Institute, Restatement of Trusts, 2nd edn, 1959, St Paul, Minn: ALI

Annetta, V, ‘Priority rights in insolvency – the doctrinal basis for equity’s intervention’ (1992) 20 ABLR 311


Arora, A, ‘The bank’s liability as a constructive trustee’ [1990] JBL 217


Barnforth, N, ‘Unconscionability as a vitiating factor’ [1995] CLJ 258

Barker, K, ‘Rescuing remedialism in unjust enrichment law: why remedies are right’ [1998] CLJ 301


Barnsley, DG, ‘Co-owners’ rights to occupy trust land’ [1998] CLJ 123

Bartlett, R, ‘When is a “trust” not a trust? The National Health Service Trust’ [1996] Conv 186

Battersby [1995] CFLQ 59


Bauman, Z, Community, 2000, Cambridge: Polity


Beatson, J, ‘Restitutionary remedies for void and ineffective contracts’ (1989) 105 LQR 179


Birks, P, ‘Mixing and tracing’ (1992) 45(2) CLP 69

Birks, P, ‘Restitution and resulting trusts’, in Goldstein (ed), Equity: Contemporary Legal Developments, 1992, Jerusalem, 335


Birks, P, The Burden of Taking Reality, 1995:3

Birks, P, ‘Inconsistency between compensation and restitution’ (1996) 26 UWALR 1


Birks, P, ‘On taking seriously the difference between tracing and claiming’ (1997) 11 Trusts Law International 2


Burn, E, Cheshire and Burn’s The Law of Real Property, 15th edn, 1994, London: Butterworths
Burrows, A, ‘Swaps and friction between common law and equity’ [1995] RLR 15
Burrows, A, ‘We do this at common law but that in equity’ (2002) 22 OJLS 1
Byrne, D, Social Exclusion, 1999, Buckingham: Open University Press
Campbell, D, ‘Facism and legality’ (1946) 62 LQR 141
Chambers, R, ‘Restitution, trusts and compound interest’ (1996) 20 Mel UL Rev 848
Chomsky, N, Profit Over People, 1999, New York: Seven Stories
Cowan, D, ‘Banks, swaps, restitution and equity’ [1993] LMCLQ 300
Cowan, D, Housing Law and Policy, 1999, London: Macmillan
Cross (1956) 72 LQR 182
Davern, R, ‘The problem with bare trusts in contractual contexts’ (1997/98) 8 KCLJ 86
Davey, N, (1988) 8 LS 92
Dewar, J, ‘The development of the remedial constructive trust’ (1982) 60 Can BR 265
Durkheim, E, The Division of Labour (1894), 1994, London: Macmillan
Evans, S, ‘Rethinking tracing and the law of restitution’ (1999) 115 LQR 469
Friedmann, D, (1991) 11 LS 304
Gardner, S, ‘Rethinking family property’ (1993) 109 LQR 263
Gardner, S, ‘Rethinking family property’ (1996) 112 LS 56
Garton, J, ‘The role of the trust mechanism in the rule in Re Rose’ [2003] Conv 364
Goode, R, (1983) 3 LS 283
Goode, R, ‘Ownership and obligation in commercial transactions’ (1987) 103 LQR 433
Gravells, N, ‘Public purpose trusts’ (1977) 40 MLR 397
Green, B, ‘The dissolution of unincorporated non-profit associations’ (1980) 43 MLR 626
Grubb, A, ‘Powers, trusts and classes of objects’ [1982] Conv 432
Hammond (1990) 106 LQR 207
Harppurn, C, ‘The stranger as constructive trustee’ (1986) 102 LQR 114
Harppurn, C, [1991] CLJ 409
Harris, J, ‘Trust, power, or duty’ (1971) 87 LQR 31
Harris, J, (1975) 38 MLR 557
Harris, J, Variation of Trusts, 1975, London: Sweet & Maxwell (1975:1)
Harris, J, Property and Justice, 1996, Oxford: Oxford University Press
Hayton, D, ‘Constructive trusts’ (1985) 27 Malaya L Rev 313
Hayton, D, ‘Remedial constructive trusts of homes; an overseas view’ [1988] Conv 259
Hayton, D, ‘Constructive trusts: is the remedying of unjust enrichment a satisfactory approach?’, in Youdan (ed), Equity, Fiduciaries and Trusts, 1989, Zurich: Carswell
Hayton, D, ‘Equitable rights of cohabittees’ [1990] Conv 370 (1990:1)
Hayton, D, ‘Investment management problems’ (1990) 106 LQR 89 (1990:2)
Hayton, D, ‘Equitable rights of cohabittees’, in Goldstein (ed), Equity and Contemporary Legal Developments, 1992, Jerusalem
Hayton, D, ‘Constructive trusts: a bold approach’ [1993] LQR 485
Haydon, D, 'Developing the obligation characteristic of the trust' (2001) 117 LQR 96
Hayton, D, 'Constructive trusts: the fraud theory revisited' [1980] Conv 341
Holland (1945) 9 CLJ 17
Hopp, A, ‘Certain uncertainties of trusts and powers’ [1971] CLJ 68


Nolan, R, ‘How knowing is knowing receipt?’ [2000] CLJ 421


Oakley, A, ‘The pre-requisites of an equitable tracing claim’ (1975) 28 CLP 64

Oakley, A, [1995] CLJ 377


Oliver, P, ‘New model trusts’ (1997/98) 8 KCLJ 147


Pollard, D, ‘_Schmidt v Rosewood_’ (2003) 17 Trusts Law International 90

Pollock, Sir F and Maitland, FW, _History of English Law_, 1895, vol ii

Pound, R, ‘The progress of law’ (1920) 33 Harv L Rev 420


Riches (1997) PCB 5

Rickett, C, (1979) 38 CLJ 260


Rickett, C, ‘Completely constituting an inter vivos trust: property rules?’ [2001] Conv 515

Rose, F, ‘Gratuitous transfers and illegal purposes’ (1996) 112 LQR 386
Rose, F (ed), Restitution and Banking Law, 1998, Oxford: Mansfield
Rutherford [1996] Conv 260
Sealy, L, ‘Fiduciary relationships’ [1962] CLJ 69
Thompson, M, 'Constructive trusts, estoppel and the family home' [2004] Conv 1
Townsend, P, Poverty in the United Kingdom, 1979, Harmondsworth: Penguin
Tudor, OD, Tudor on Charities, 8th edn, 1995, London: Sweet & Maxwell
Virilio, P, Speed and politics, 1986, New York: Semiotext(e)
Warburton, J, [1987] Conv 217
Watts, P, (1996) 112 LQR 219
Wong, S, ‘Constructive trusts over the family home: lessons to be learned from other Commonwealth jurisdictions’ (1998) 18 LS 369
Wong, S, ‘When trust(s) is not enough: an argument for the use of unjust enrichment for home-sharers’ (1999) 7(1) FLS 47
Wooldridge [1987] JBL 329
Youdan, T, ‘Formalities for trusts of land, and the doctrine in Rochefoucauld v Boustead’ [1984] 43 CLJ 306
Youdan, TG (ed), Equity, Fiduciaries and Trusts, 1989, Toronto