

Equity And Trusts Volume 2

EQUITY AND TRUSTS IN NEW ZEALAND 2ND EDITION is the authoritative reference for lawyers, the judiciary and law students seeking to find and understand the law relating to equity and trusts in New Zealand. It is the only full length New Zealand text to bring together the law of trusts and the law of equity. Contains: Introduction a historical introduction and discussion of basic concepts. Part A The Law of Trusts includes interpretation and classification of the trust concept and examines the law surrounding trusts. Part B Modern Equity takes a close look at the concepts of modern equity. Part C Equitable Remedies and Defences includes discussions on injunctions, rescission, accounting for profits, equitable liens, damages, tracing and defences as well as eight other areas that examine the various remedies and defences available. Part D Equity in Context assesses the types of relationships formed by the application of trusts and equitable principles and rules across a range of fields, including commerce, joint ventures, family relationships, restitution and Maori Law. Concluding observations on the state of equity and future developments and reform. Equity and Trusts is an ideal choice for all undergraduate and GDL students looking for a comprehensive yet accessible textbook on this complex area of law. The author's clear writing style, plentiful explanations and focus on modern case law demystify difficult concepts and help to bring the subject to life. Equity and Trusts is shown to be a live, growing and developing subject, with an important historical underpinning that ensures students gain a sound grasp of key material and understand both its history and current application. Clearly written and easy to use, Equity and Trusts enables students to fully engage with the topic and gain a profound understanding

Read Online Equity And Trusts Volume 2

of this fundamental area. The Routledge Spotlightseries brings a modern, contemporary approach to the core curriculum for the LLB and GDL which will help students Move beyond an understanding of the law Refine and develop the key skills of problem-solving, evaluation and critical reasoning which are essential to exam success Discover sources and suggestions for taking your study further By focusing on recent case law and real-world examples, Routledge Spotlightwill help you shed light on the law, understand how it operates in practice and gain a unique appreciation of the contemporary context of the subject. Companion Website www.routledge.com/cw/spotlights This book is supported by a range of online resources developed to support your learning, keep you up-to-date and to help you prepare for assessments.

The fusion of law and equity in common law systems was a crucial moment in the development of the modern law. In this volume leading scholars assess the significance of the fusion of law and equity from comparative, doctrinal, historical and theoretical perspectives.

Equity and Trusts in Australia, second edition provides undergraduate and Juris Doctor students with an accessible introduction to equity and trust law.

Understanding Equity and Trusts is a sister text to Alastair Hudson's leading textbook Equity and Trusts, that gives those unfamiliar with the subject a clear, accessible, readable and comprehensive overview of the main themes in this dynamic area of the law. Whether used at the beginning of studying this field, as an aid to study or in the period before examinations, this book provides the reader with an invaluable grounding in all of the key principles of equity and the law of trusts. This book covers all of the topics that a student reader will encounter in any trusts law or general equity course. The text deals with express trusts, resulting

Read Online Equity And Trusts Volume 2

and constructive trusts, the duties of trustees, breach of trust and tracing, commercial uses of trusts, charities, pensions, trusts of homes and equitable remedies. The third edition has been revised and updated to include new material on investing trusts and trustee's duties and the material on charities has been substantially rewritten in the light of the Charities Act 2006. The law of trusts is built on simple basic principles. The approach of this book is to begin with a clear presentation of those principles before guiding the reader through the more complex issues which are the feature of examinations in this subject. The lively text includes a large number of straightforward examples to make the discussion of the general law more accessible.

Trusts and Equity continues to offer a comprehensive and user-friendly approach, providing a concise route through what can be a challenging area of the law. Drawing on years of experience, Gary Watt encourages students to actively engage with the subject and think critically about its central issues, outlining the key perspectives with clarity and rigour. Online Resources accompany this book, providing additional support for both students and lecturers. Online ResourcesDT Three video lectures presented by Gary Watt, providing an introduction to key areas of debate within the subjectDT Essay questions and problem scenarios with accompanying answer guidance, along with general guidance on answering these kinds of questions to enable you to improveDT Key legal developments in the law post-publication to keep you up to dateDT Multiple choice questions to enable you to test your newfound knowledgeDT Web links to further primary sources and commentary to aid your understandingDT Flashcard glossary to help test your knowledge of key terms

Complete Equity & Trusts is supported by clear author commentary, choice extracts, and useful learning features.

Read Online Equity And Trusts Volume 2

The explanations and examples in this textbook have been crafted to help students hone their understanding of trusts law. The Complete titles are ambitious in their scope; they've been carefully developed with teachers to offer law students more than just a presentation of the key concepts. Instead they offer a complete package. Only by building on the foundations of the subject, by showing how the law works, demonstrating its application through extracts from cases and judgments, and by giving students the tools and the confidence to think critically about the law will they gain a complete understanding. This book is accompanied by free online resources, which feature resources for students and lecturers including the following: - Guidance for answering end-of-chapter questions in the book - Self-test question with instant feedback - A flashcard glossary of key terms - Updates on legislation and case law

Each generation of lawyers in common law systems faces an important question: what is the nature of equity as developed in English law and inherited by other common law jurisdictions? While some traditional explanations of equity remain useful - including the understanding of equity as a system that qualifies the legal rights people ordinarily have under judge-made law and under legislation - other common explanations are unhelpful or misleading. This volume considers a distinct and little noticed view of equity. By examining the ways in which courts of equity have addressed a range of practical problems regarding the administration of deliberately created schemes for the management of others' affairs, modern equity can be seen to have a strongly facilitative character. The extent and limits on this characterisation of equity are explored in chapters covering equity's attitude to administration in various public and private settings in common law systems.

The longest running law revision series, trusted by students for over 30 years, Nutshells present the essentials of law clearly and concisely in a memorable and user friendly way. The ideal companion both for getting up to speed with a new topic of law and preparing for law exams. This is the law in a nutshell!

Whether you're new to higher education, coming to legal study for the first time or just wondering what Equity and Trusts is all about, Beginning Equity and Trusts is the ideal introduction to help you hit the ground running. Starting with the basics and an overview of each topic, it will help you come to terms with the structure, themes and issues of the subject so that you can begin your Equity and Trusts module with confidence. Adopting a clear and simple approach with legal vocabulary explained in a detailed glossary, Mohamed Ramjohn breaks the subject of Equity and Trusts down using practical everyday examples to make it understandable for anyone, whatever their background. Diagrams and flowcharts simplify complex issues, important cases are identified and explained and on-the-spot questions help you recognise potential issues or debates within the law so that you can contribute in classes with confidence. Beginning Equity and Trusts is an ideal first introduction to the subject for LLB, GDL or ILEX and especially international students, those enrolled on distance learning

courses or on other degree programmes.

Text, Cases and Materials on Equity and Trusts has been considerably revised to broaden the focus of the text in line with most LLB core courses to encompass equity, remedies and injunctions and to take account of recent major statutory and case law developments. The new edition features increased pedagogical support to outline key points and principles and improve navigation; 'notes' to encourage students to reflect on areas of complexity or controversy; and self-test questions to consolidate learning at the end of each chapter. New to this edition: is a detailed examination of The Civil Partnership Act 2004 and the Charities Act 2006 important case law developments such as *Stack v Dowden* (constructive trusts and family assets), *Oxley v Hiscock* (quantification of family assets), *Barlow Clowes v Eurotrust* (review of the test for dishonesty), *Abou-Ramah v Abacha* (dishonest assistance and change of position defence), *AG for Zambia v Meer Care & Desai* (review of the test for dishonesty), *Horley Town Football Club* (gifts to unincorporated association), *Re Loftus* (defences of limitation, estoppel and laches), *Templeton Insurance v Penningtons Solicitors* (Quistclose trust and damages) and many more are new chapters on the equitable remedies of specific performance, injunctions, rectification, rescission and account are extracts from the Law Commission's Reports and

consultation papers on 'Sharing Homes' and 'Trustee Exemption Clauses' as well as key academic literature and debates. The structure and style of previous editions have been retained, with an emphasis on introductory text and case extracts of sufficient length to allow students to develop analytical and critical skills in reading legal judgments. Substantial author commentary helps the text give the flow, coherence and direction of a textbook whilst providing the reader with a wide range of primary and secondary material from a variety of sources. A supporting Companion Website provides twice-annual updates to the cases and legislation discussed within the text; answers to the questions contained within the text, and sample essay questions. <http://www.routledgecavendish.com/textbooks/9780415442947>

This engaging introduction explores the key principles of equity and trusts law and offers students effective learning features. By covering the essentials of each topic, it ensures students have the foundations for success. The law is made relevant to current practice through chapters that define and explain key legal principles, and examples and exercises set the law in context and make the subject interesting and dynamic by showing how these rules apply in real life. Key facts sections and summaries help students remember the crucial points of each topic and practical exercises offer

students the opportunity to apply the law. This updated edition offers added features, in particular comprehensive lists of further reading and also a glossary of key terms. Every chapter has been updated and new case law has been added. Exploring clearly and concisely the subject's key principles, this should be every equity student's first port of call.

This book analyzes estates and trusts cases through a feminist lens using some of the most popular feminist legal theories.

This is the second edition of *Principles of Equity and Trusts*, the concise new textbook from Alastair Hudson – the author of the definitive classic, *Equity and Trusts*. Through clear and careful analysis, the author explains what the law is, its foundational principles, and its social and economic effect. By beginning with the core principles on which this field is based, even the most complex academic debates concerning express, resulting and constructive trusts, the family home, charities law and other equitable doctrines become comprehensible and interesting. This book offers a fresh, lively and often humorous account of *Equity and Trusts*. Through easy-to-follow worked examples and analysis of the case law, Alastair helps you to answer problem questions and to prepare coursework. The author shows how the law affects real people in real situations. Each chapter begins with a clear and

concise introduction to the core principles. It contains numbered headings for ease of navigation and advice on studying this subject. Students also have access to Professor Hudson's ever-popular supporting website, which has had hundreds of thousands of hits over the years. It has over 50 brief podcasts on key issues which have been specially re-recorded to coincide with the publication of this book. That website also contains detailed lectures, a variety of videos explaining the law and guidance on tackling assessments. Characterised by the passion and enthusiasm for his subject matter that make Alastair Hudson's classic textbook so popular, Principles of Equity and Trusts is sure to be a winner with both academics and students alike.

The purpose of this book is to provide easy access to a collection of essential source materials in order to simplify the principles of trust law and stimulate critical thought. The bulk of the material is selected from the conventional legal sources such as statutes and judicial decisions but some of the materials are drawn from articles and official reports. Each chapter commences with an exposition of the fundamental principles of trusts law in a readable and intelligible form, followed by extracts from judgments of leading cases. References to other relevant cases, statutes, articles and official reports are incorporated where appropriate

Equity & Trusts: Text, Cases, and Materials provides

Read Online Equity And Trusts Volume 2

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. Equity & Trusts: Text, Cases, and Materials offers an 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 and designed to help students fully grasp the key concepts and achieve the best possible results. Online Resource Centre The Online Resource Centre offers updates to the law post-publication and supporting answer guidance to the end of chapter questions. Equity and Trusts Concentrate is written and designed to help you succeed. Written by experts and covering all key topics, Concentrate guides help focus your revision and maximise your exam performance. Each guide includes revision tips,

Read Online Equity And Trusts Volume 2

advice on how to achieve extra marks, and a thorough and focused breakdown of the key topics and cases. Revision guides you can rely on: trusted by lecturers, loved by students..."I have always used OUP revision and QandA books and genuinely believe they have helped me get better grades" - Anthony Poole, law student, Swansea University "The detail in this revision textbook is phenomenal and is just what is needed to push your exam preparation to the next level" - Stephanie Lomas, law student, University of Central Lancashire "It is a little more in-depth than other revision guides, and also has clear diagrams and teaches ways to obtain extra marks. These features make it unique" - Godwin Tan, law student, University College London "The concentrate revision guides stand out against other revision guides" - Renae Haynes Williams, law student, Bangor University "The exam style questions are brilliant and the series is very detailed, prepares you well" - Frances Easton, law student, University of Birmingham "The accompanying website for Concentrate is the most impressive I've come across" - Alice Munnelly, law student, Kings College London

Online Resources Packed with essential information, key cases, revision tips, exam QandAs, and more, Equity and Trusts Concentrate is also supported by extensive online resources to take your learning further (www.oup.com/lawrevision/):-

- Pinpoint which areas you need to concentrate on with the diagnostic test-
- Test your knowledge with the multiple choice questions and receive feedback on your answers-
- Improve your essay skills using the outline answers and annotated answers for guidance on what to include and how to structure your answer-
- Revise the facts and principles of key cases using the and B interactive flashcards-
- Learn the important terms and definitions using the interactive glossary-
- Explore the subject in more depth with extensive further reading recommendations-
- Extend your

Read Online Equity And Trusts Volume 2

knowledge with bonus online material on four of the chapters in the book- Achieve better marks following the advice on revision and exam technique by experienced examiner Nigel Foster

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.

The extensively updated seventh edition of *Unlocking Equity and Trusts* will help you grasp the main concepts of Equity and Trusts with ease. Using straightforward language and explaining the law in a clear manner, it provides an excellent foundation for learning and revising. Each chapter in the book contains: Aims and objectives; Activities such as self-test questions; Charts of key facts to consolidate your knowledge; Diagrams to aid memory and understanding; Prominently displayed cases and judgements; Chapter summaries; Essay questions with answer plans; Glossary of legal terms. The *Unlocking the Law* series is designed specifically to make the law accessible to students coming to study a topic for the first time. All titles in the series follow the same formula and include the same features so students can move easily from one subject to another. l> Glossary of legal terms. The *Unlocking the Law* series is designed specifically to make the law accessible to students coming to study a topic for the first time. All titles in the series follow the same formula and include the same features so students can move easily from one subject to another.

The best legal guide to wills and estates—with more than 80,000 copies sold—now updated to cover the current asset protection options and estate laws Whether grappling with modest or extensive assets, *The Complete Book of Wills, Estates, and Trusts* has long been the indispensable guide for protecting an estate for loved ones. In this completely

Read Online Equity And Trusts Volume 2

revised third edition, updated to cover the latest changes in estate law, attorney Alexander A. Bove, Jr., clearly explains • how to use a will to avoid probate and legal complications • how trusts work and how to use trusts to save taxes • how to contest a will and how to avoid a contest • how to settle an estate or make a claim against one • how to establish a durable power of attorney • how to protect assets from creditors In his straightforward and humorous style, Bove shares easy-to-understand legal definitions, savvy advice on taxes, and pragmatic and simple sample forms, all illustrated with entertaining examples and actual cases. The Complete Book of Wills, Estates, and Trusts is the best guide available for defending your financial legacy

Equity & Trusts is written for LLB and GDL students, providing them with all they need to understand the complexities of the English law of equity and trusts in principle and in practice, while also offering them insights into some of the debates that surround this area of the law. Written by two authors from Northumbria Law School with extensive experience of teaching this core subject, and with leading practitioner input to reinforce the practical application of equity and trusts, this text sets out to help students appreciate the context behind the subject and become confident in their ability to solve problems. Equity & Trusts draws on the primary sources of case law and legislation and guides the reader through the early developments of equity to its contemporary relevance. By focusing on the equitable institution of the trust, the book sets out, in clear and accessible language, the formation and function of different trusts, the roles, rights and responsibilities of those involved and the remedies that may be available when things go wrong. New for this edition -new diagrams to aid student understanding of complex issues -expanded chapter on breach of trust, tracing and remedies -full review and update

Read Online Equity And Trusts Volume 2

to reflect recent case law, including: *Ong v Ping* (2017) and *North v Wilkinson* (2018) on the creation of express trusts; *Culliford v Thorpe* (2018) on common intention constructive trusts and proprietary estoppel; *Marr v Collie* (2017) on common intention constructive trusts; *Lewis v Tamplin* (2018) on the beneficiaries' right to receive information from the trustees; *Daniel v Tee* (2016) on trustees' power of investment and the Trustee Act 1925, s 61; *Barnsley v Noble* (2016) on exemption clauses; *Burnden Holdings v Fielding* (2018) on limitation; *Davies v Davies* (2016) on proprietary estoppel; *Clydesdale Bank v Workman* (2016) on dishonest assistance; *Bathurst v Bathurst* (2016) and *Gelber v Sunderland Foundation* (2018) on variation of trusts; and *Main v Giambrone* (2017) on equitable compensation -discussion of reform proposals, including Law Commission Initiation, 'Modernising Trust Law for a Global Britain' (2019); House of Commons Briefing Paper No 03372, "'Common Law Marriage" and Cohabitation' (2018); Law Commission Consultation, 'Making a Will' (2017)

Routledge Q&As give you the tools to practice and refine your exam technique, showing you how to apply your knowledge to maximum effect in an exam situation. Each book contains essay and problem-based questions on the most commonly examined topics, complete with expert guidance and fully worked model answers that help you to:

- Plan your revision: introducing how best to approach revision in each subject
- Know what examiners are looking for: identifying and explaining the main elements of each question to help you understand the best approach providing marker annotation to show how examiners will read your answer Gain marks, and avoid common errors: identifying common pitfalls students encounter in class and in assessment providing revision advice to help you aim higher in essays and exams
- Understand and remember the law: using diagrams as

Read Online Equity And Trusts Volume 2

overviews for each answer to demonstrate how the law fits together. The series is also supported by an online resource that allows you to test your progress during the run-up to exams. Features include: multiple choice questions, bonus Q&As and podcasts. www.routledge.com/cw/revision

Frequently cited in court, this revised guide provides any practitioner with the definitive text on the law and practice of trusts

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.

Equity and Trusts is an ideal choice for all undergraduate and GDL students looking for a comprehensive yet accessible textbook on this complex area of law. The author's clear writing style, plentiful explanations and focus on modern case law demystify difficult concepts and help to bring the subject to life. Equity and Trusts is shown to be a live, growing and developing subject, with an important historical underpinning that ensures students gain a sound grasp of key material and understand both its history and current application. Clearly written and easy to use, Equity and Trusts enables students to fully engage with the topic and gain a profound understanding of this fundamental area. The Routledge Spotlights series brings a modern, contemporary approach to the core curriculum for the

LLB and GDL which will help students Move beyond an understanding of the law Refine and develop the key skills of problem-solving, evaluation and critical reasoning which are essential to exam success Discover sources and suggestions for taking your study further By focusing on recent case law and real-world examples, Routledge Spotlights will help you shed light on the law, understand how it operates in practice and gain a unique appreciation of the contemporary context of the subject. Companion Website www.routledge.com/cw/spotlights This book is supported by a range of online resources developed to support your learning, keep you up-to-date and to help you prepare for assessments.

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 edition deals with the the Charities Act 1992 and 1993 and includes over 100 new cases. Additional topics covered include pension funds, restitution and acquisition by killing.

Excerpt from A Treatise on the Law of Trusts and Trustees, Vol. 1 of 2 IN all the courts of last resort in this country, the judges, continually and as a perfectly understood and settled thing, refer to Perry on Trusts as the standard authority upon all questions of law and equity pertaining to its subject-matter. Many times eminent judges in writing their Opinions have deemed it sufficient proof of a principle or rule they wished to make use of, simply to state it with a reference to Perry; and indeed few judges could hope to arrive at more correct conclusions or more convincing proof of them than the clear, strong mind and intense industry of the author enabled him to attain. The heart's blood of his best manhood he poured into this study; many buried years bloom in this book, - it is the power Of a vigorous life. About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at www.forgottenbooks.com This book is a reproduction of an important historical work. Forgotten Books uses state-of-the-art technology to digitally reconstruct the work, preserving the original format whilst repairing imperfections present in the aged copy. In rare cases, an imperfection in the original, such as a blemish or missing page, may be replicated in our edition. We do, however, repair the vast majority of imperfections successfully; any imperfections that remain are intentionally left to

preserve the state of such historical works.

Detailed, thorough and authoritative new edition of Moffat's Trusts Law.

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 bring both an academic and practitioner perspective to trusts law in the region.

In a subject heavily reliant on the specifics of case law, Cases and Materials on Equity and Trusts provides an essential reference source for students. The tenth edition contains a diverse range of relevant and interesting cases, statutory material, academic writing, and official proposals for law reform. Where appropriate, legal materials are accompanied by non-legal literary texts with a view to making legal points more interesting and

Read Online Equity And Trusts Volume 2

memorable. Gary Watt continues to combine the highly-regarded, rigorous scholarship and student-focused approach established through previous editions in his expertly-selected choice of materials and commentary. Utilizing key features as tools to assist students' learning and revision, including questions, suggestions for further reading, and notes, Gary Watt threads the broad spectrum of equity case law together with his unique flair, making it an engaging and insightful companion to a course in trusts. Online Resource Centre The tenth edition is supported by an Online Resource Centre, offering:

- * Suggested answers to questions in the book
- * Video lectures presented by Gary Watt, introducing key areas of debate within the subject
- * General guidance on answering essay questions
- * General guidance on answering problem scenarios
- * Flashcard glossary of key legal terms
- * Updates to the law post-publication
- * Web links to useful websites

The Key Cases series provides a portable and effective way for you to absorb and retain the essential facts needed to pass your exams effortlessly.

Now in its twelfth edition, Todd & Wilson's Textbook on Trusts & Equity continues to strike the balance between introductory and more challenging texts. Carefully written with the student in mind, the text provides an accessible, yet intellectually stimulating, introduction to the subject. Sarah Wilson excels at writing in a clear and enthusiastic way, enlightening the more complex issues of trusts law without undue simplifications. The book is structured to reflect the

content of a typical LLB course, and offers in-depth coverage of trusts law. Students are encouraged to critically engage with the material through real-life examples, key scholarship and current contextual and theoretical perspectives, including related commercial settings. Todd & Wilson's Textbook on Trusts & Equity engages with wider considerations, drawn from trusts scholarship and beyond, to provide an analysis of the subject which is not only rounded, but also designed to be stimulating and revelatory. Rigorously revised every two years, this book can be relied upon as one of the most up-to-date trusts texts available.

Course Notes is designed to help you succeed in your law examinations and assessments. Each guide supports revision of an undergraduate and conversion GDL/CPE law degree module by demonstrating good practice in creating and maintaining ideal notes. Course Notes will support you in actively and effectively learning the material by guiding you through the demands of compiling the information you need.

- Written by expert lecturers who understand your needs with examination requirements in mind
- Covers key cases, legislation and principles clearly and concisely so you can recall information confidently
- Contains easy to use diagrams, definition boxes and work points to help you understand difficult concepts
- Provides self test opportunities throughout for you to check your

understanding • Illustrates how to compile the ideal set of revision notes • Covers the essential modules of study for undergraduate llb and conversion-to-law GDL/CPE courses.

Key Facts Key Cases: Equity & Trusts will ensure you grasp the main concepts of your Equity & Trusts module with ease. This book explains the facts and associated case law for:

- The nature of a trust, the creation of express private trusts and purpose trusts
- Constitution of trusts
- Types of trust: secret, protective and discretionary, resulting and constructive and charitable
- Trusteeship and the powers and duties of trustees
- Varying trusts
- Breach of trust and available remedies

Key Facts Key Cases is the essential series for anyone studying law at LLB, postgraduate and conversion courses. The series provides the simplest and most effective way to absorb and retain all of the material essential for passing your exams. Each chapter includes:

- diagrams at the start of chapters to summarise key points
- structured headings and numbered points to allow for clear recall of the essential points
- charts and tables to break down more complex information

Chapters are also supported by a Key Cases section which provides the simplest and most effective way to absorb and memorise essential cases needed for exam success.

- Essential and leading cases are explained
- The style, layout and explanations are user friendly
-

Read Online Equity And Trusts Volume 2

Cases are broken down into key components by use of a clear system of symbols for quick and easy visual recognition

From the BESTSELLING Law Express revision series. Law Express Question and Answer: Equity and Trusts is designed to ensure you get the most marks for every answer you write by improving your understanding of what examiners are looking for, helping you to focus in on the question being asked and showing you how to make even a strong answer stand out.

This well-respected textbook, offering a traditional approach to equity and trusts, has been a trusted resource for academics and students for nearly 50 years. It gives an exceptionally in-depth and thorough account of equity and trusts law, providing everything the student needs to understand the issues.

Alastair Hudson's 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. The author's enthusiasm and expertise shine through, helping to bring to life an area of the law which students often find challenging. This Ninth Edition has been extensively re-written but remains the same book in spirit as it has always been. It contains an analysis of the important decisions of the Supreme Court in *FHR European Ventures v Cedar*

Capital, Jones v Kernott, and Williams v Central Bank of Nigeria, and the important decisions in Charity Commission v Framjee, Rawstron v Freud, Patel v Mirza, Federal Republic of Brazil v Durant, Hodkin, Novoship v Mihaylyuk, National Crime Agency v Robb, St Andrews (Cheam) Lawn Tennis Club, the after-effects of the Lehman Brothers collapse; and analysis of many other new cases besides. Equity and Trusts remains the most comprehensive and up-to-date coverage of the law of Equity and Trusts, while still a lively and thoughtful account of the issues raised by it. This book has been cited as being authoritative in the courts of numerous countries. The ninth edition is supported by the author's website at www.alastairhudson.com with brand new resources including: * short podcasts discussing and clarifying key topics from within the book, which cover an entire course; * complete lecture recordings made specifically to accompany this book; * New video documentaries bringing to life selected key topics; * A host of other online materials and study guides new for 2016. Review of a previous edition: 'One of the book's great strengths is its clear exposition of some very difficult areas of the law, moving seamlessly from points that puzzle students to points that puzzle practitioners. Other strengths are the breadth of its approach, the fact that it is extremely up to date, the freshness and vividness of its approach and its willingness to place equity in a

wider context . . . The student will enjoy a clear, lively and challenging account of the subject matter. The practitioner will find the book well worth consulting for its clear exposition of the basic principles and of their application in difficult areas.' - New Law Journal.

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.

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.

[Copyright: 1fab0a6fded27343f47e63b83f09c467](https://www.copyright.com/lookup.jsp?docID=1fab0a6fded27343f47e63b83f09c467)