Index

Account	defences, 105, 145–8
common see Common account	England, relief in, 108
duty of trustee to render, 155	equitable compensation, 133-6
meanings of, 156	equitable relief, 105, 113
remedy, 156	liability for, 113
wilful default, based on, 156, 165-7	New Zealand, 132
account of profits, distinguished, 165	personal remedies, 131
Account of profits	⁽ practical justice', relief based on, 108
account based on wilful default, distinguished,	proprietary remedies, 128–33
165	remedies for, 113, 128
equitable remedy of, 69, 108	third parties' liability see Third parties
Accountants	Breach of trust
fiduciary obligations, 117	accessory liability, 125–8
breach, claims for, 118–22	ambiguity in notion of, 155, 162
	'appropriate remedy', 108
Acquiescence defence, to breach of trust and fiduciary duty	change of position defence, 110, 145–7
claims, 145	concept of, 162
scope of, 145	defences, 105, 145-8
international law, in, 84–6	equitable compensation, 133-6
	liability for, 113
Administration of deceased estates	meaning of, 155
incapacitated adults, duties in relation to, 279 wills see Wills	'practical justice', relief based on, 108
	punishment, 156
Agents	punitive damages, 170-5
trustees employing, 2, 3, 18–20	range of duties giving rise to, 105
Anton Piller order	recipient liability, 124-5, 226-7
Lord Denning's role in, 208, 234	remedies, 105, 113
Aquinas, Thomas, 255, 259	resulting trust, 123–4
Aristotle, 75, 78, 255	third parties' liability see Third parties
Australia	Bribes
equity doctrines in, 207, 230-1	fiduciary receiving, constructive trust for
equity's isolationism, 209, 211, 212–17	injured person, 132
Statute of Charitable Uses 1601, 34-5	relevant legal principles, 105
Australian Charities and Not-for-profit	remedies available, 108
Commission (ACNC)	Byers, Maurice, 52
proposal for, 312	Canada
role, 312	
Barbados	breach of fiduciary duty, flexible approach, 132 Chancellor, 92
equity jurisdiction, in, 99	Charities Directorate, 311
	constructive trusts based on unjust enrichment,
Barnes v Addy first and second limbs, 105, 107, 226	130
recipient liability, 124–5, 226–7	Crown's fiduciary duties to indigenous people,
	209, 224, 244, 253, 268–71
Beneficiary	doctor and patient, fiduciary obligations, 208,
dwelling, power of trustee to purchase, 5, 14	224, 253, 263–6
in personam rights, 156, 175–7	fiduciary relationship, identifying, 116, 208
Breach of fiduciary duties, 67	parent and child, fiduciary obligations, 208, 224
accessory liability, 125–8	punitive damages, 110, 159, 170
'appropriate remedy', 108	reception of English law, 98
Canada, 132	Statute of Charitable Uses 1601, 36–9
change of position defence, 110, 145-7	5

Causation	devised of real property to, 301
change of position defence, 337	education, advancement of, 41-2, 303
equitable compensation, 134	heads of recognised charity, 32
Chancellor in equity	law reform, 310-12
Chancellors' foot, 97, 189	learning, schools of, 42-3
colonial governors sitting as, 99	legislative proposals, 295
Delaware, in, 102	overseas authorities, citation of, 47–8
	Pemsel's case, 23, 32–3, 302, 303
England, in, 102	political purposes, trusts for, 305
Change of position defence	poverty, relief of, 303
Australian law, in, 330, 332–3, 341	prescribed private fund (PPF), 308
breach of trust and fiduciary duty claims, 110,	
145-7	private ancillary fund (PAF), 309
causation, 337	Productivity Commission report, 311
German law, in, 333	regulators, 311
Lipkin Gorman, 336–8	religion see Religion
recognition of, 329	Civil law systems
restitution based on unjust enrichment, 145,	equity in, 80
329	French Code Civil see French Code Civil
suitability, for Australian law, 330, 332-3, 341	trust equivalents in, 314, 317-27
third parties, by, to receipt or accessory liability	Clean hands
claim, 147	international law, in, 75, 84, 86–7
Charitable purposes	maxim of equity, 84, 86–7
definition, 26	
proposals for, 295, 310	Climate change
prescribed private fund (PPF), 308	equity as basis for submissions, 76
private ancillary fund (PAF), 309	Colonies
public benefit test, 24, 48–50, 301	colonial birthright theory, 95–6
Statute of Charitable Uses 1601, Preamble see	English statutes in, 96
Statute of Charitable Uses 1601, Preamble	equity reaching, 91–103
vehicles for, 295, 308	Commerce
	equitable intervention in, 260
Charitable trust	Common account
benefits of charitable status, 309	action for, 155, 156
corporate trustees, 295	
cy-près doctrine, 308	enforcement of trustee's duty by, 163–5
duties of trustees, 307	Community
imminent likely reform, 295	benefitting, as charitable purpose, 304
law applicable to, 295	Compensation
legislative proposals, 295	concept of, 163
not-for-profit sector, role in, 311	objectives, 155, 163
origins and history, 295, 298–301	remedy, aim of, 155, 161
prescribed private fund (PPF), 308	reparative
private ancillary fund (PAF), 309	breach of trustees' non-custodial duties,
public benefit, 302	169
public trusts, 302	features of, 155, 167–8
Queensland, law in, 306–10	Confidential information
Supreme Court, applications to, regarding due	
administration, 307–8	equitable doctrine, 62, 67–8
taxation	protection of, 68
evasion, 310	remedies for misuse, 55
exemption from, 309	Connecticut
trustees of, 307	colonial judges, 99
Charity	equitable remedies in, 98
advocacy groups, 305	reception of English law abroad, 95
Australian Charities and Not-for-profit	Constructive trust
Commission (ACNC), 312	bribe, fiduciary receiving, 132
changing legal concept of, 295, 301–6	equitable compensation as alternative to, 131
definition, 27, 28, 30, 311, 312	married and cohabiting couples, 234
other jurisdictions, in, 25	'new model', 208, 235
proposals for, 310	remedy of
redefinition, calls for, 48, 50	breach of fiduciary duty, for, 105, 108
statutory, 24	Canada, in, 130
1°	

Constructive trust (cont)	Efficient market hypothesis, 1, 9–12
remedy of (cont)	Employer and employee
New Zealand, in, 130	fiduciary relationship, 261
proprietary remedy, 129 United Kingdom, in, 132	Equitable charge
Contract	proprietary remedy, 129
categorisation of common law obligations, 231	trust, distinguished, 65
trust and, 60–1	Equitable compensation
Contribution	apportionment of losses, 135
equitable remedy, 219	causation, issue of, 134
Cope, Professor Malcolm, 104–5	constructive trust, as alternative to, 131
-	lien over, 156, 183
Court of Chancery, 189, 254	remedy of, 151 breach of equitable duty of care by fiduci-
Courts	ary, 136–8
civility and courtesy between, 242	breach of fiduciary duty and breach of trust
High Court see High Court of Australia intermediate appellate courts see Intermediate	105, 109, 133-6
appellate courts	Equitable lien
Crown	proprietary remedy, 129
indigenous peoples, fiduciary duties owed to,	Equitable remedies
209, 244, 253	'discretionary remedialism', 70–1
	nature of, 68–70
Damages compensatory, 69	new, inventing, 236
exemplary see Exemplary damages	orthodoxy and development of, 236
legal remedy, 69	right to, 70
part performance, for, 213	Equity
punitive see Punitive damages	Australia, in, 207
restitutionary damages, 69	Birks's taxonomy, in, 233
de Jersey, Hon Chief Justice Paul, AC, 278	categories not closed, 207, 218
Delaware	Chancellor's foot, 97, 189
Chancellor in, 102	changing circumstances, adapting to, 218, 236
corporations law business, 102	child bearing age, whether past, 219, 233-6
equity, administration of, 92, 102	civil law systems, in, 80
Denning, Lord, 208, 215, 216, 219, 233-6	conscience of, 257–60
Anton Piller order, 234	contemporary times, in, 58–9
estoppel by conduct, view of, 218	domestic law, in, 75, 77–8
Mareva injunction, 208, 234	'equity will not suffer a wrong to be without a remedy, 75, 84, 87–9
Descamps, Baron, 82	evolution, overcoming hostility to, 209
Deserted wives' equity	expansion, hostility to, 220
Lord Denning's decision, 208, 234	fusion see Law and equity
Diplock, Lord, 214	growth of, reasons for, 236–7
Disgorgement	history of, 78
remedy, aim of, 155, 161	intermediate appellate courts, role of, 209
stripping of gains, 155	international law, in, 75, 77
Doctor and patient	invention, hostility to, 220
fiduciary obligations in context of, 208, 224-5,	law and see Law and equity
253, 263–6	living equity, 218–20
Douglas, Hon Justice James, 314	maxims of, 71, 82
Duty of care	natural law ecclesiastical foundations, 254
breach by fiduciary, equitable compensation,	255-7
136-8	'one who seeks equity must do equity', 89, 258
negligence, in, 261	Roman law, 78–9 's/he who comes to equity must come with clear
trustees, of, 106, 122, 158	hands', 84, 86–7
trust corporations, 123	teaching of, 53, 57–8
Education	vitality of, 207, 212, 218–20
advancement of, as charitable purpose, 41–2,	what is, 79
303	

Estoppel	Farah Constructions Pty Ltd v Say-Dee Pty Ltd,
Australian innovation, 218	273–6
conduct, by see Estoppel by conduct	criticism of, 228–30
convention, by, 190	High Court decision in, 241
deed, by, 189, 190	unjust enrichment and restitutionary remedies,
detriment, 86	225-8
detrimental reliance, 195	Felony-tort rule
elements to be established, 188	intermediate court abolishing, 239
encouragement, by, 188, 191-8	Fiduciary
equitable estoppel, 198	advisers as, 67
grant, by, 189	categories not closed, 207, 218
international law, in, 75, 84–6	doctor and patient, 208, 224–5, 253, 263–6
liability, determining, 186	employer and employee relationship, 261
orthodox principles, 189	examining role of fiduciary obligations, 148
personal remedies, 131	modern Australian law, in, 105
promissory, 60, 186, 190, 192, 197	native title, 266–71
proprietary, 60, 193, 197	obligation of loyalty, 105, 114-15, 260-2
representation, by, 186, 190	persons not within established categories, 106
origins, 192	proper fiduciary decision-making, 105
standing by, by, 186, 191, 195	reasonable expectation test, 116–17
Estoppel by conduct	relationships giving rise to fiduciary obliga-
determination of cases, 188	tions, 225
Lord Denning's view of, 218	Canada, in see Canada
remedy disproportionate to detriment, 259	categories, expanding, 224–5
unconscionability	identifying, 116–17, 208
Dixon principles, 187, 190, 191, 197, 199,	United States, in, 225
201, 203	reluctance of High Court to expand obligations,
England, in, 199–200, 202	224-5
entry of concept, 187	standards of conduct, 105, 114
overuse of, 202	term, use of, 58
role of, 189	vulnerability of party, 117
triable issue, 186, 189, 194	who is, 105
'unjust', synonym for, 186	Fiduciary duties
utility and relevance, 201	breach of see Breach of fiduciary duties
unconscionable bargains, distinguished, 187,	equitable doctrine, 62, 67–8
199, 203–5	financial advisers, of, 105
Verwayen, 198	High Court's reluctance to expand, 208
Walton Stores, 187, 197	proscriptive or negative character, 155
Europe	scope, 55, 67
European Law Institute, 325	solicitors, of, 105 trustees, of, 68
fiduciary law in, 325	, ,
Exemplary damages see also Punitive damages	Financial advisers
breach of fiduciary duty, for, 216–17, 253, 271–2	conflicts of duty and interest, 122
breach of trust, for, 170–5, 253	fiduciary duties, 105, 117, 121
equitable jurisdiction, award in, 60, 159, 170–5,	breach, claims for, 118–22 trustees, employment by, 2, 16–18
216, 253, 271–2	
Harris v Digital Pulse Pty Ltd, 171-4, 216-17,	Financial service providers
239, 271	trustees, employment by, 2, 16–18
New Zealand, in, 109, 159, 170	Following
private law, in, 173	trust property, 105, 110, 138–40, 159
purpose of, 69	rules, developments in, 140–4
remedy of, for breach of fiduciary duty, 105, 109	Ford, Professor HAJ, 1, 113
Fama, Eugene, 9	Ford and Lee, 345–7
Family provision	Forfeiture
current trends, 283	equitable doctrine, 59
incapacitated adults, applications by, 279, 284–6	Fraud
quantum of awards, 279, 286–8	trustees protecting against, 14

French Code Civil	types of, 62
fiducie, introduction of, 315, 318, 325–6 globalisation, impact of, 316	unconscionable conduct, where, 64 Intermediate appellate courts
Fusion law and equity, of <i>see</i> Law and equity	declaration of obsolescence of legal principle, 239
Garcia case, 220-4, 238-9, 241	development of law by, 240-2
Germany	expansion of doctrine by, 237-42
change of position defence, 333	felony-tort rule, abolishing, 239
German Civil Code, 329	High Court's approach to role of, 238 role of, 209, 237–9
reforms to, 341	International Court of Justice
Salman, 322 Treuhand, 322	Advisory Opinions, 77
unjust enrichment, 329, 333–6	cases decided ex aequo et bono, 81
Gleeson, Hon Murray, 218, 231	'general principles of law recognised by civilised
Globalisation	nations', 75, 77–93
fiducie, introduction of, 316	general principles, meaning of, 81-2
Good faith	judges of, 78
principle of, 83	International law
Grotius, 75, 80	acquiescence, 84–6
Gummow, Hon Justice William, AC, 27, 52-3, 57	climate change, 76
Hague Convention	equity in, 75, 77 application of, 83
beneficial ownership, 315	'equity will not suffer a wrong to be without a
conflict of law rules, 325	remedy', 75, 84, 87–9
establishment, 324	estoppel, 75, 84–6
trust definition of, 316	'one who seeks equity must do equity', 89
development in civilian systems, 324–5	sources, 80
Handley, Hon Justice KR, AO, 185–6	unclean hands, 75, 84
Harris v Digital Pulse Pty Ltd, 171–4, 216–17,	Investment
239, 271	modern portfolio theory, 1, 12
Hedge funds	modern portfolio theory, 1, 12 prudent person test, 1
trustees using, 14	random walk theory, 12
High Court of Australia	trust funds, 1
fiduciary obligations, reluctance to expand, 224	new regime for, 5
intermediate appellate courts	trustees by see Trustees
approach to role of, 238	Israel
development of law by, 240–2	reception of trust into Israeli law, 318
number of decisions handed down, 240–1 <i>ratio</i> and <i>dicta</i> , 238	Jessel, Sir George, MR, 218
reluctance to expand equitable doctrines,	Jones, Professor Gareth, 28, 30
207-8, 220-4	Judges
restitutionary remedies, hostility to, 208, 225-8	judge-made law, adaptability, 209
role of, 207, 237	Judicature Acts
special leave to appeal, 238	adoption, 92
India	Australia, adoption in, 93 effect, 212
reception of English law, 98 Statute of Charitable Uses 1601, 39	enactment, 103
Indigenous peoples	fusion of law and equity, 207, 212–14
fiduciary duties of Crown to, 209, 244, 253	Judicial activism, 206
native title and fiduciary obligation, 266–71	Judicial discretion
Injunctions	open-ended exercises of, 208, 236
anti-suit injunction, 62	Juneau, Carl, 29
classifications, 62	Keane, Hon Justice Patrick, 247
common injunction, 62	Kiefel, Hon Justice Susan, AC, 328
equitable doctrine, 62 interlocutory, applications for, 54	Kirby, Hon Justice Michael, AC CMG, 206-7
statutory regimes, 63	Kitto, Sir Frank, 79–80, 211, 214
, ,	

Knowing assistance trust property, liability for, 107	Mason, Sir Anthony, 212, 217, 226, 235, 236, 238, 253, 254
United Kingdom, in, 124–5	Massachusetts
Laches	equity and common law, unification, 92, 101–2
defence of, 59	opposition to reception of equity in, 97
breach of trust and fiduciary duty claims,	Misrepresentation
145	English view of, 62
scope of, 145	rescission of contract, 58-9
Langbein, Professor John, 18	Mistake
Law and equity, 60-1	recovery of money paid under, 331
fusion, 102, 207, 212–14	Modern portfolio theory, 1, 12
automatic fusion, concept of, 216	Money had and received
fusion by analogy, 217	action for, 332
New Zealand, in, 216 other common law jurisdictions, 214–16	Native title
United Kingdom, in, 214–16	fiduciary obligation and, 266–71
fusion fallacy, 207, 213	Negligence
examples of, 213-15	duty of care, 261
Judicature Acts, 207, 212-14	proximity, 58 standard of reasonable care, 260
Law of obligations	trustees' liability for, 2, 20–1
Birks's taxonomy project, 231–3	New York
causative events, 231	Chancery jurisdiction, 101
Learning	governor, 100
charitable schools of, 42–3	Supreme Court of New York sitting in
Lease	Exchequer, 100
agreement for lease, as good as a lease, 213	New Zealand
Lee, WA (Tony), 1, 27, 58, 113, 211, 252, 282–3,	breach of fiduciary duty, flexible approach, 132
317 appreciation, 343–7	change of position defence, 111 Charities Commission, 311
tributes to, 348–53	constructive trusts based on unjust enrichment,
Licensees	130
equitable estates in land, 208, 234	exemplary damages in, 109, 159, 170
Lien	fiduciary relationship, identifying, 116
equitable compensation, over, 156, 183	fusion of law and equity, 216
Loyalty	solicitors, same matter conflicts, 119 Statute of Charitable Uses 1601, 40
obligation of fiduciary, 105, 114–15	Not-for-profit organisations
trustee's duty of, 158, 168	amendments to law concerning, 311
McMurdo, Hon Justice Margaret, AC, 294–5	Australian Charities and Not-for-profit
McPherson, Hon Justice BH, CBE, 91	Commission (ACNC), 312
Malaysia	Canada, in, 311
Statute of Charitable Uses 1601, 39–40	charitable trusts, role of, 311
Manns, Professor Philip, 18	number of, in Australia, 311
Mareva order, 62	regulators, 311
developments associated with, 64	Nursing homes accommodation bonds, 279, 286
Lord Denning's role in, 208, 234	Obligations
Maritime boundary disputes equity's role in, 76, 88–9	law of see Law of obligations
Market	Palestine
efficient market hypothesis, 1, 9–12	reception of trust into law of, 318
trustees 'playing', 12–14	Part performance
Married women	damages for, and the fusion fallacy, 213
Garcia case, 220-4, 238	Penalties
surety wives, 220–4	equitable doctrine, 59
criticisms concerning gender and relation-	jurisdiction to relieve against, 62
ships, 220–2	Pennsylvania
House of Lords approach to, 222–4 reluctance to expand scope of rule, 220–2	Chancery jurisdiction, 101 reception of English law, 98
refueturies to expand scope of rule, 220-2	reception of English law, 70

Phillimore, Lord, PC, 81-2	personal, 155, 161
Picard, Andre, 44, 45	proprietary, 155, 161
Picarda, Hubert, QC, 23, 27	punitive, 156
Poverty	restitutionary, 208, 225–8
relief of, charitable category, 303	rights, as alternative to, 232
Practical justice, 59	taxonomy, 161 term, criticisms of, 232
Preamble	third parties rendered amenable to, 55, 68
Statute of Charitable Uses 1601 see Statute of	Remuneration
Charitable Uses 1601, Preamble	trustees, of, 2, 21
Prescribed private fund (PPF)	Res judicata
charitable purposes, for, 308-9	principle of, 83
Private ancillary fund (PAF)	Restitution
charitable purposes, for 309	Australian and English law, 329
Private law	law of, 231
Birks's taxonomy project, 231–3	recent origin of, 231
exemplary damages in, 173	resistance in Australia to, 208, 225–8
Professional advisers	unjust enrichment, 208, 225–8, 329, 332
breach of fiduciary duty claims against, 118	change of position defence, 145, 329, 332
Property law	vitiating factor, where, 331
unjust enrichment and, 233	Resulting trust breach of trust claims against trustees, 123–4
Prudent person test	married and cohabiting couples, 234
comparative background, 6–8 investment by trustees, 1, 6–8	Reynolds, Professor Francis, QC, 61
Public benefit test	Rhode Island
charitable purposes, 24, 48–50	colonial judges, 99
Public interest	Ricci-Busatti, Signor, 82
defence, 55, 68	Rickett, Professor Charles, 154. 161
Public Trustee Queensland	Rights
role of, 279	declaration of, 257
Pufendorf, 75, 80	essence of, 254
Punishment	in personam, 175–7
breach of trust, for, 156	in rem, 175–7
remedy, aim of, 155, 161	property rights, 177
Punitive damages see also Exemplary damages	'remedy', as alternative to, 232
breach of trust, for, 170-5	rights-conscious society, 254
Canada, in, 110, 159, 170	Romalpa clause, 61 equitable doctrine, 62
equitable wrongs, for, 60	forms, 65
Harris v Digital Pulse Pty Ltd, 171–4, 216–17, 239, 271	Roman law
private law, in, 156	equity in, 78–9
Quistclose trust	Root, Mr Elihu, 81–2
equitable doctrine, 54, 62, 65–6	Secret commissions
Recipient liability	relevant legal principles, 105
trust property, of, liability for, 107, 124-5,	remedies available, 108
226-7, 253, 273-6	Secret trust, 65
United Kingdom, in, 124, 230	Separation of powers
Religion	history of, 99
advancement of, as charitable purpose, 29, 41,	Singapore
303	Statute of Charitable Uses 1601, 39-40
definition, 41 Preamble to Statute of Charitable Uses 1601,	Solicitors
absence from, 29	confidential information, disclosure of, 120
Remedies	fiduciary duties, 105, 117
equitable see Equitable remedies	breach, claims for, 118–22 former clients, acting against, 119
performance based, 155, 161	obligations of fidelity and loyalty, 118

same matter conflicts, 118	Trust
successive representation in separate matters,	breach of see Breach of trust
118	charitable see Charitable trust
Specific performance	contract and, 60-1
contract of personal service, 258	definition, 319, 320
Statute of Charitable Uses 1601, Preamble	distinctiveness, 319–22
antiquated nature of, 43, 44	equitable charge, distinguished, 65
artificiality of, 43, 46	essential feature, 319
absence of religion from, 29	history, 255, 295, 298–301 legal and beneficial interests, division into, 315,
Australia, in, 34–5	320
Canada, in, 36–9	origins, 295, 298–301
charity, changing legal notion of, 295	Scottish law, in, 323
common law jurisdictions, in, 34	secret trust, 65
complication of, 43, 44 criticisms of, 24, 43–6	tax evasion, use for, 318
early history of, 29	Trust funds
flexibility, 46	investment, 1
Malaysia, in, 39–40	new regime for, 5
Morice v Bishop of Durham, 23, 30–2	Trust instruments
New Zealand, in, 40	exemption from liability clauses, 147
purposes set out in, 28–9	permissible scope, 148
Singapore, in, 39–40	Trustee Corporations Association of Australia
spirit and intendment, 33-4, 301	(TCA)
utility, 46	trusts managed by, 311
WA Lee Equity Lecture 2001, 23–51	Trustees
Statutory wills	administration and management of trust affairs,
core test, 290	agents, employment of, 2, 3, 18–20
decisions, 291	buying and selling decisions, 15
introduction of, 290	charitable trusts, of, 307
persons without testamentary capacity, 280	delegation, rule against, 2, 3, 18-20
Stein, Sir Peter, 79	discretions, 21–2
Stockbrokers	diversification by, 14
duties, 106	duty of care, 106, 122, 158
fiduciary obligations, 117	trust corporations, 123
Supreme Court of New South Wales court of equity, 92, 97	duty of undivided loyalty, 158, 168, 260
creation, 96–7	dwelling for beneficiary, purchasing, 5, 14 exemption from liability clauses in trust instru-
unification of law and equity, 102	ments, 147
Supreme Court of Queensland	permissible scope, 148
equitable jurisdiction, 92, 97	fiduciary duties, 68
Tax evasion	financial advisers, employing, 2, 16-18
use of trusts for, 318	financial service providers, employing, 2, 16–18
Third parties	fraud, protection against, 14
breach of trust and fiduciary duties	hedge funds, using, 14
accessory liability, 125–8	indemnification for losses caused by negligence,
Barnes v Addy, under, 105, 226	2, 20–1 investment by, 1
change of position defence, 147	completing transactions, 15
High Court decision on, 241	documentation, 15
recent authorities, 107	efficient markets, in, 15
recipient liability, 124–5, 226–7	matters to be regarded, 8
relief for, 55, 68	investment power, 1, 5, 123
Tort	irreducible core of obligations, 68
categorisation of common law obligations, 231	loyalty, 158, 168, 260
Tracing	negligence, liability for, 2, 20–1
trust property, 105, 110, 138–40, 159–60, 182	non-custodial duties of, 168–70 non-fiduciary obligations, 106, 122–3
rules, developments in, 140-4	'playing the market', 12–14
Trespass	proprietary duties, 175–84
injunction to restrain, 213	* * / / / / / / / / / / / / / / / / / /

Trustees (cont)	ground for liability, 333
prudent person test, 1, 6–8	English law, in, 338–9
remuneration, 2, 21	meaning of 'unjust', 332
separate accounts, maintenance of, 14	mistake
standard of care owed by, 105, 122	fiction, whether, 339
ordinary prudent business person, distin-	role of, 331–2
guished, 122	notion of, 180
Trusts Act 1973 (Qld)	principle of, 334
statutory reform, 2	property law and, 233
·	recipient liability, 124–5, 208, 226–7, 253
Unclean hands	United Kingdom, in, 230
international law, in, 75, 84, 86–7	restitution see Restitution
maxim of equity, 84, 86–7	use of, 58
Unconscientious	vitiating factor, 331–2
term, use of, 58	Use
Unconscionability	trust, precursor to, 298
equitable relief, founding, 218	
estoppel by conduct, in see Estoppel by conduct	Virginia
Unconscionable	equity jurisdiction, in, 99
term, use of, 58	WA Lee Equity Lecture
Unconscionable bargains	inaugural, 1, 5–22, 27, 282–3
estoppel by conduct, distinguished, 187	2001, in, 23–51
relief against, 187	2002, in, 52–73
Unconscionable conduct	2003, in, 74–90
injunctive relief, 64	2004, in, 91–103
innocent party with disabling condition, 59	2005, in, 104–53
	2006, in, 154–84
statutory prohibition, 219	2007, in, 185–205
Undue influence	2008, in, 206–46
English view of, 62	2009, in, 247–77
jury, trial of cases by, 70	2010, in, 278–93
United Kingdom	2011, in, 294–313
accessory liability for breach of trust, 125–6	2012, in, 314–27
Charity Commission, 311	2013, in, 328–42
equity, attitude to developing, 230	Walsh v Lonsdale
fusion of law and equity, 214–15	doctrine in, and the fusion fallacy, 213
recipient liability, 124, 230	West Indies
remedial constructive trusts, 132	equity jurisdiction, in, 99
Scottish law, 323	White, Hon Justice Margaret, AO, 74-5
solicitors, same matter conflicts, 119	Wilful default
United Nations	action for account based on, 156, 165-7
Judicature Acts procedure, 92	account of profits, distinguished, 165
member states, 81	breach of trust amounting to, 157
United States	meaning of, 166
Declaration of Independence, 94	statutory provisions, 157
relationships giving rise to fiduciary obliga-	Wills
tions, 225	aged care, 279
tax exempt organisations, 311	'document', what amounts to, 289
Unjust enrichment	due execution, simplification of, 288
all-embracing theories of, 208	incapacitated adults, provision for, 279, 284–6
resistance of High Court to, 225-8	irregular execution
categorisation of common law obligations, 231	powers of court, 280
change of position defence see Change of posi-	validity, 288––90
tion defence	statutory see Statutory wills
developments in law of, 207, 211	Yerkey v Jones
duty to transfer asset, 180	expansion of scope of, 207, 220–4
German Civil Code, 329, 333-6	rule in, 208
	1 416 111, 200